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## AN ACT TO CONSOLIDATE AND AMEND THE LAWS RELATING TO CORONERS.

WHEREAS it is expedient to consolidate and amend the laws relating to Coroners in the Presidency

Preamble.

Towns; It is hereby enacted as follows:—

CHAPTER I.—*Preliminary.*

Short title.

1. This Act may be called "The Coroners' Act, 1871."

Local extent.

It extends to the local limits of the ordinary original civil jurisdiction of the High Courts of Judicature at Fort William, Madras and Bombay;

Commencement.

And it shall come into force on the passing thereof.

Repeal of enactments.

2. The enactments mentioned in the first schedule hereto annexed are repealed to the extent specified in the third column of the said schedule.

CHAPTER II.—*Appointment of Coroners.*

3. Within the local limits of the ordinary original civil jurisdiction of each of the said High Courts, there shall be a Coroner. Such Coroners shall be

called, respectively, the Coroner of Calcutta, the Coroner of Madras, and the Coroner of Bombay.

4. Every such officer shall be appointed and their appointment, may be suspended or removed by the Local Government.

Every person now holding such office shall be deemed to have been appointed under this Act.

5. Every Coroner shall be deemed a public servant within the meaning of the Indian Penal Code.

6. Any Coroner may hold simultaneously any other office under Government.

7. Every person hereafter appointed to the office of Coroner shall take and subscribe, before one of the Judges of the High Court, an oath that he will faithfully discharge the duties of his office.

CHAPTER III.—*Duties and Powers of Coroners.*

8. When a Coroner is informed that the death of any person has been caused by accident, homicide, suicide, or suddenly by means unknown, or that any person being a prisoner has died in prison, and that the body is lying within the place for which the Coroner is so appointed,

the Coroner shall inquire into the cause of death.

Every such inquiry shall be deemed a judicial proceeding within the meaning of section one hundred and ninety-three of the Indian Penal Code.

9. Whenever a prisoner dies in a prison situate within the place for which a Coroner is so appointed, the Superintendent of the prison shall send for the Coroner before the body is buried. Any Superintendent failing herein shall on conviction before a Magistrate be punished with fine not exceeding five hundred rupees.

Nothing in the former part of this section applies to cases in which the death has been caused by cholera or other epidemic disease.

10. Whenever an inquest ought to be holden on any body lying dead within the local limits of the jurisdiction of any Coroner, he shall hold such inquest, whether or not the cause of death arose within his jurisdiction.

11. A Coroner may order a body to be disinterred within a reasonable time after the death of the deceased person, either for the purpose of taking an original inquisition where none has been taken, or a further inquisition where the first was insufficient.

12. On receiving notice of any death mentioned in section eight, the Coroner shall summon five, seven, nine, eleven, thirteen or fifteen respectable persons to appear before him at a time and place to be specified in the summons, for the purpose of enquiring when, how, and by what means the deceased came by his death.

Any inquest under this Act may be held on a Sunday.

13. When the time arrives, the Coroner shall proceed to the place so specified, open the Court by proclamation, and call over the names of the jurors.

14. When a sufficient jury is in attendance, he shall administer an oath to each juror to give a true verdict according to the evidence, and shall then proceed with the jury to view the body.

15. The Coroner and the jury shall view and examine the body at the first sitting of the inquest, and the Coroner shall make such observations to the jury as the appearance of the body requires.

16. The Coroner shall then make proclamation for the attendance of witnesses, or, where the inquiry is conducted in secret, shall call in separately such as know anything concerning the death.

17. It shall be the duty of all persons acquainted with the circumstances attending the death to appear before the inquest as witnesses: the Coroner shall enquire of such circumstances and the cause of the death; and if before or during the enquiry he is informed that any person can give evidence material thereto, may issue a summons requiring him to attend and give evidence in the inquest.

Any person failing so to attend or give evidence shall be deemed to have committed an offence under section one hundred and seventy-four or one hundred and seventy-six of the Indian Penal Code, as the case may be.

For the purpose of causing prisoners to be brought up to give evidence, the Coroner shall be deemed a Criminal Court within the meaning of Act No. XV of 1869 (*to provide facilities for obtaining the evidence and appearance of prisoners and for service of process upon them*.)

18. The Coroner may direct the performance of a post mortem examination, with or without an analysis of the contents of the stomach or intestines, by any medical witness summoned to attend the inquest: and every medical witness, other than the Chemical Examiner to Government, shall be entitled to such reasonable remuneration as the Coroner thinks fit.

19. All evidence given under this Act shall be on oath, and the Coroner shall be bound to receive evidence on behalf of the party (if any) accused of causing the death of the deceased person.

Witnesses unacquainted with the English language shall be examined through the medium of an interpreter, who shall be sworn to interpret truly as well the oath as the questions put to, and the answers given by, the witnesses.

After each witness has been examined, the Coroner shall enquire whether the jury wish any further questions to be put to the witness, and if the jury wish that any such questions should be put, the Coroner shall put them accordingly.

20. The Coroner shall commit to writing the material parts of the evidence given to the jury, and shall read or cause to be read over such parts to the witness and then procure his signature thereto.

Any witness refusing so to sign shall be deemed to have committed an offence under section one hundred and eighty of the Indian Penal Code.

Every such deposition shall be subscribed by the Coroner.

21. The Coroner may adjourn the inquest from time to time, and from place to place.

Whenever the inquest is adjourned the Coroner shall take the recognizances of the jurors to attend at the time and place appointed, and notify to the witnesses when and where the inquest will be proceeded with.

The amount of such recognizances shall in each case be fixed by the Coroner.

22. When all the witnesses have been examined the Coroner shall sum up to the evidence to the jury, and the jury shall then consider of their verdict.

23. When the verdict is delivered the Coroner shall draw up the inquisition according to the finding of the jury, or, when the jury is not unanimous, according to the opinion of the majority.

24. Every inquisition under this Act shall be signed by the Coroner with his name and style of office and by the jurors, and shall set forth—

(1) where, when, and before whom the inquisition is held,

(2) who the deceased is,

(3) where his body lies,

(4) the names of the jurors, and that they present the inquisition upon oath,

(5) where, when, and by what means the deceased came by his death, and

(6) if his death was occasioned by the criminal act of another, who is guilty thereof.

If the name of the deceased be unknown, he may be described as a certain person to the jurors unknown.

Every such inquisition shall be in the form set forth in the second schedule hereto annexed, with such variation as the circumstances of each case require.

25. When the verdict is that the death has been caused by culpable homicide amounting to murder, or by culpable homicide not amounting to murder, or by a rash or negligent act not amounting to culpable homicide, the Coroner shall bind by recognizance any person knowing or declaring anything material touching such murder, homicide, or act to appear at the next criminal sessions at which the trial is to be, then and there to prosecute or give evidence against the party charged.

The Coroner shall certify and subscribe such recognizances, and shall, immediately after the inquest, deliver them, together with the inquisition and evidence, to the proper officer of the Court in which the trial is to be.

26. The Coroner shall also, where the verdict justifies him in so doing, issue his warrant for the apprehension of the person accused and commit him to prison until he is thence discharged by due course of law, or, if he be already in prison, issue a detainer to the officer in charge of the jail in which he is.

27. In cases where the jury has found against any person a verdict of culpable homicide not amounting to murder, or of killing by a rash or negligent act not amounting to culpable homicide, the Coroner may, if he thinks fit, accept bail with sufficient sureties for the appearance of such person at the next criminal sessions, and thereupon such person, if in custody of any officer of the Coroner's Court, or in any gaol under a warrant of commitment issued by the Coroner, shall be discharged therefrom.

28. When the proceedings are closed, or before, if it be necessary to adjourn the inquest, the Coroner shall give his warrant for the burial of the body on which the inquest has been taken.

29. No inquisition found upon or by any inquisition shall be quashed for any technical defect.

In any case of technical defect, a Judge of the High Court may, if he thinks fit, order the inquisition to be amended, and the same shall forthwith be amended accordingly.

30. It shall no longer be the duty of the Coroner to enquire whether any person dying by his own act was or was not *felo de se*, to enquire of treasure trove or wrecks, to seize any fugitive's goods, to execute process, or to exercise as Coroner any jurisdiction not expressly conferred by this Act.

*Felo de se.*

A *felo de se* shall not forfeit his goods.

Deodands.

Deodands are hereby abolished.

#### CHAPTER IV.—Coroner's Juries.

31. Whenever any person has been duly summoned to appear as a juror by a Coroner, and fails or neglects to attend at the time and place specified in the summons, the Coroner may cause him to be openly called in his Court three times to appear and serve as a juror; and upon the non-appearance of such person, and proof that such summons has been served upon him, or left at his usual place of abode, may impose such fine upon the defaulter, not exceeding fifty rupees, as to the Coroner seems fit.

32. The Coroner shall make out and sign a certificate, containing the name and surname, the residence and trade or calling of every person so making default, together with the amount of the fine so imposed, and the cause of such fine, and shall send such certificate to one of the Magistrates of the place of which he is the Coroner,

and shall cause a copy of such certificate to be served upon the person so fined, by having it left at his usual place of residence, or by sending the same through the Post Office, addressed as aforesaid and registered.

33. Thereupon such Magistrate shall cause the fine to be levied in the same manner as if it had been imposed by himself.

34. Unless in case of necessity, no person who has appeared, or has been summoned to appear, as a juror on an inquest and has not made default, shall, within one year after such appearance or summons, be summoned to appear as a juror under this Act.

35. When an inquest is held on the body of a prisoner dying within a prison, no officer of the prison and no prisoner confined therein shall be a juror on such inquest.



CHAPTER V.—*Rights and liabilities of Coroners.*

36. Every Coroner shall be entitled to such salary for the performance of the duty of his office, as is prescribed in that behalf by the Governor General in Council.

37. All disbursements duly made by a Coroner for fees to medical witnesses, hire of rooms for the jury and the like, shall be repaid to him by the Local Government.

38. Every Coroner may from time to time, with the previous sanction of the Local Government, appoint, by writing under his hand, a proper person to act for him as his deputy in the holding of inquests, and such deputy shall take and subscribe, before one of the Judges of the High Court, an oath that he will faithfully discharge the duties of his office.

All inquests taken and other acts done by any such deputy, under or by virtue of any such appointment, shall be deemed to be the acts of the Coroner appointing him;

Provided that no such deputy shall act for any such Coroner except during the illness of the said Coroner, or during his absence for any lawful and reasonable cause.

Every such appointment may at any time be cancelled and revoked by the Coroner by whom it was made.

39. No Coroner or Deputy Coroner shall be liable to serve as a juror.

40. Coroners and Deputy Coroners shall be privileged from arrest while engaged in the discharge of their official duty.

41. Any Coroner or Deputy Coroner failing to comply with the provisions of this Act, or otherwise misconducting himself in the execution of his office, shall be liable to such fine as the Chief Justice of the High Court, upon summary examination and proof of the failure or misconduct, thinks fit to impose.

42. No proceeding for anything done under this Act, or for any failure to comply with its provisions, shall be commenced or prosecuted after the expiration of three months from such fact or failure, nor after tender of sufficient amends.

## FIRST SCHEDULE.

Number and year.	Title.	Extent of Repeal.
33 Geo. III, cap. fifty-two.	An Act for continuing in the East India Company, for a further term, the possession of the British territories in India, together with their exclusive trade, under certain limitations; for establishing further Regulations for the government of the said territories and the better administration of justice within the same; for appropriating to certain uses the revenues and profits of the said Company; and for making provision for the good order and government of the towns of Calcutta, Madras and Bombay.	Section one hundred and fifty-seven.
8 Geo. IV, cap. seventy-four.	An Act for improving the administration of criminal justice in the East Indies.	Sections five and six and (so far as it relates to Coroners) section fifty-one.
Act No. IV of 1848 ...	An Act for regulating Coroners' Juries ...	The whole.
Act No. XLV of 1850.	An Act to declare the law as to the jurisdiction of Coroners.	The whole.



## SECOND SCHEDULE.

*Form of Inquisition.*

AN INQUISITION taken at \_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_, 187\_\_\_\_,  
before E. F., Coroner of \_\_\_\_\_ on view of the body of A. B. then and there lying dead,  
upon the oath of G. H., I. J., K. L. and M. N., then and there duly sworn and charged to inquire  
when, how, and by what means the said A. B. came to his death.

We, the said jurors, find unanimously [or by a majority of \_\_\_\_\_] that the death of the  
said A. B. was caused, on or about the \_\_\_\_\_ day of \_\_\_\_\_ 187\_\_\_\_, by [here state the cause of death as  
in the following examples—

1. *Cases of homicide*]— a blow on the head with a stick inflicted on him by C. D.,  
under such circumstances that the act of C. D. was justifiable  
[or accidental] homicide.  
— a stab on the heart with a knife inflicted on him by C. D.,  
under such circumstances that the act of C. D. was culpa-  
ble homicide not amounting to murder [or culpable ho-  
micide amounting to murder, or a rash or negligent act  
not amounting to culpable homicide.]
2. *Cases of accident*]— falling out of a boat into the river Hughli, whereby he was  
drowned.  
— a kick from a horse which fractured his skull and ruptured  
blood-vessels in his head.
3. *Cases of suicide*]— shooting himself through the head with a pistol.  
— arsenic, which he voluntarily administered to himself.
4. *Cases of sudden death by means unknown*]— disease of the heart.  
— apoplexy.  
— sunstroke.

And so say the jurors upon their oath aforesaid.

Witness our hands. E. F., Coroner of \_\_\_\_\_

G. H., I. J., K. L., M. N., O. P. (jurors).

WHITLEY STOKES,

*Secretary to the Govt. of India.*

The following Act of the Governor General of India in Council received the assent of His  
Excellency the Governor General on the 27th January 1871, and is hereby promulgated  
for general information :—

ACT No. V OF 1871.

## THE PRISONERS' ACT, 1871.

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## AN ACT TO CONSOLIDATE THE LAWS RELATING TO PRISONERS CONFINED BY ORDER OF A COURT.

For the purpose of consolidating the laws relating to prisoners confined by order of a Court; It is hereby enacted as follows:—

## I.—PRELIMINARY.

- Short title. 1. This Act may be called "The Prisoners' Act, 1871."  
 Local extent. It extends to the whole of British India;  
 Commencement. And it shall come into force on the passing thereof.  
 2. The Acts mentioned in the Schedule hereto annexed are repealed to the extent specified in the third column of the said Schedule.  
 Repeal of Acts.

## II.—PRISONERS IN THE PRESIDENCY TOWNS.

3. All writs or warrants for the arrest or apprehension of any person, issued or awarded by the High Court in the exercise of its ordinary, extraordinary, or other criminal jurisdiction, shall be directed to and executed by any officer of Police within the local limits of such jurisdiction.  
 Warrants and writs to be directed to Police Officers.

4. The Local Government may appoint officers who shall have authority to receive and keep prisoners committed to their custody under the provisions of this Part.  
 Power to appoint Superintendent of Presidency Prisons.

All such officers appointed under any Act hereby repealed, shall be deemed to be appointed under this Act.

Such officers shall be called, in Calcutta, the Superintendent of the Presidency Prison, in Madras, the Superintendent of Prisons for the town of Madras, and in Bombay, by such title or respective titles as the Local Government from time to time directs.

Every such officer is hereinafter referred to as 'the Superintendent.'

5. The Superintendent is hereby authorized and Superintendents to required to keep and detain all persons duly committed to his custody pursuant to the provisions of this Act, or otherwise, by any Court, Judge, Justice of the Peace, Magistrate of Police, Coroner, or other public officer lawfully

exercising civil or criminal jurisdiction according to the exigency of any writ, warrant or order by which such person has been committed, or until such person is discharged by due course of law.

6. The Superintendent shall forthwith after the execution of every such writ, order, or warrant, except warrants of commitment for trial, or after the discharge of the person committed thereby, return such writ, order, or warrant to the Court or other officer by which or by whom the same has been issued or made, together with a certificate endorsed thereon and signed by the Superintendent, showing how the same has been executed, or why the person committed thereby has been discharged from custody before the execution thereof.

7. Whenever any person is sentenced by the High Court in the exercise of its original criminal jurisdiction to imprisonment or to death, the Court shall cause him to be delivered to the said Superintendent, together with the warrant of the said Court, and such warrant shall be executed by the Superintendent and returned by him to the High Court when executed.

8. Whenever any person is sentenced by the High Court in the exercise of its original criminal jurisdiction to transportation or penal servitude, the Court shall cause him to be delivered for intermediate custody to the Superintendent, and the imprisonment of such person shall have effect from such delivery.

9. Whenever any Judge of a High Court makes, under any Act for the time being in force for punishing mutiny and desertion, and for the better payment of the Army and their quarters, an order for the intermediate custody of an offender sentenced by a Court Martial holden in India, the Judge shall order such offender to be detained for intermediate custody by the Superintendent.

10. Whenever any person is committed by the High Court, whether in execution of a decree or for contempt of Court, or other cause, he shall be taken by the officer to be appointed for that purpose by such Court, and shall be delivered to the Superintendent, together with a warrant of commitment.

11. Whenever any person is sentenced by a Magistrate of Police for the town of Calcutta, Madras, or Bombay, to imprisonment, either absolutely or for default of payment of any fine imposed by any such Magistrate, or is committed to prison for failure to find security to keep the peace and to be of good behaviour, the Magistrate shall cause him to be delivered to the Superintendent, together with a warrant of the Court.

12. Every person committed by a Justice of the Peace or Magistrate or Coroner for trial by the High Court in the exercise of its original criminal jurisdiction shall be delivered to the Superintendent, together with a warrant of commitment, directing him to

have the body of such person before the Court for trial, and the Superintendent shall, as soon as practicable, cause such person to be taken before the Court at a Criminal Session of the said Court, together with the warrant of commitment, in order that he may be dealt with according to law.

13. Pending any such enquiry as is mentioned in section eight of Act No. XXIII of 1861 (*to amend Act VIII of 1859*), which the High Court considers it necessary to make, the defendant may be delivered by the officer of the said Court to the Superintendent, subject to the provisions as to deposit of fees and as to release on security contained in the same section,

and the Superintendent is hereby authorized and required to detain such defendant in safe custody until he is re-delivered to the Officer of the Court for the purpose of being taken before the said Court in pursuance of an order of the said Court or of a Judge thereof, or until he is released by due course of law.

14. Every person arrested in pursuance of a writ, warrant, or order of the High Court, in the exercise of its original civil jurisdiction,

or in pursuance of a warrant of any Court established in Calcutta, Madras, or Bombay under Act No. IX of 1850 (*for the more easy recovery of small debts and demands in Calcutta, Madras, and Bombay*),

or in pursuance of a warrant issued under section three of this Act,

shall be brought without delay before the Court by which, or by a Judge of which, the writ, warrant, or order was issued, awarded, or made, or before a Judge thereof, if the said Court, or a Judge thereof, is then sitting for the exercise of original jurisdiction;

and if such Court, or a Judge thereof, is not then sitting for the exercise of original jurisdiction, shall, unless a Judge of the said Court otherwise orders, be delivered to the Superintendent for intermediate custody, and shall be brought before the said Court, or a Judge thereof, at the next sitting of the said Court, or of a Judge thereof, for the exercise of original jurisdiction, in order that such person may be dealt with according to law;

and the said Court or Judge shall have power to make or award all necessary orders or warrants for that purpose.

15. Any warrant of commitment under Regulation III of 1818 of the Bengal Code (*for the Confinement of State Prisoners*), Regulation II of 1819 of the Madras Code (*for the Confinement of State Prisoners*), and Regulation XXV of 1827 of the Bombay Code (*for the Confinement of State Prisoners, and for the Attachment of the Lands of Chieftains and others, for Reasons of State*), may be directed to the Superintendent in the same manner as the same might have been directed to the Sheriff under Act No. XXXIV of 1850 (*for the better Custody of State Prisoners*), and Act No. III of 1858 (*to amend the Law relating to the arrest and detention of State Prisoners*).



## III.—PRISONERS IN THE MOFUSSIL.

16. Officers in charge of prisons situate outside the local limits of the ordinary original civil jurisdictions of the High Courts of Judicature at Fort William, Madras and Bombay, shall be competent to give effect to any sentence or order or warrant for the detention of any person passed or issued by any Court or tribunal acting under the authority of Her Majesty, or of the Governor General in Council, or of any Local Government.

17. A warrant under the official signature of an officer of such Court or tribunal shall be sufficient authority for holding any prisoner in confinement, or for sending any prisoner for transportation beyond sea, in pursuance of the sentence passed upon him.

18. Any officer in charge of a prison doubting the legality of any warrant sent to him for execution under this Part, or the competency of the person whose official seal and signature are affixed thereto to pass the sentence and issue such warrant, shall refer the matter to the Local Government, by whose order on the case such officer and all other public officers shall be guided as to the future disposal of the prisoner.

Pending any such reference, the prisoner shall be detained in such manner and with such restrictions or mitigations as may be specified in the warrant.

19. The Local Government may authorize the reception, detention, or imprisonment in any place under such Government, for the periods specified in their respective sentences, of persons sentenced within the territories of any Native Prince or State in alliance with Her Majesty to imprisonment or transportation for any of the following offences:—

counterfeiting coin,  
uttering counterfeit coin,  
murder,  
culpable homicide not amounting to murder,  
being a thug,  
voluntarily causing grievous hurt,  
administering poison,  
kidnapping,  
selling minors for purposes of prostitution,  
rape,  
robbery,  
dacoity,  
dacoity with murder,  
robbery or dacoity with attempt to cause death or grievous hurt,  
attempt to commit robbery or dacoity when armed with a deadly weapon,  
making preparation to commit dacoity,  
belonging to a gang of dacoits,  
dishonest misappropriation of property,  
breach of trust,  
house-burning,  
house-breaking,

forgery, and  
theft of cattle;

or for an attempt to commit any of the above offences,

or for abetment within the meaning of the Indian Penal Code of suicide by burning or burying alive, or of any of the other offences above specified,

or for such other offences as the Governor General in Council, from time to time, by order published in the *Gazette of India*, thinks fit to prescribe:

Provided that such sentences have been pronounced after trial before a tribunal in which an officer of Government, duly authorized in that behalf by such Native Prince or State, or by the Governor General in Council, is one of the presiding Judges.

20. Every officer of Government so authorized as aforesaid shall forward with every prisoner a certificate of his conviction, and a copy of the proceedings held at the trial, that the same may be forthcoming for reference at the place where the sentence of imprisonment or transportation is carried into effect.

## IV.—CONVICTS SENTENCED TO PENAL SERVITUDE.

21. Every person sentenced to be kept in penal servitude may, during the term of the sentence, be confined in such prison within British India as the Governor General in Council by general order, from time to time, directs;

and may, during such time, be kept to hard labour;

and may, until he can conveniently be removed to such prison, be imprisoned, with or without hard labour, and dealt with in all other respects as persons sentenced by the convicting Court to rigorous imprisonment may, for the time being, by law be dealt with.

The time of such intermediate imprisonment and the time of removal from one prison to another, shall be taken and reckoned in discharge or part discharge of the term of the sentence.

22. All Acts and Regulations now in force within British India, with respect to convicts under sentence of transportation, or under sentence of imprisonment with hard labour, shall, so far as may be consistent with the express provisions of this Act, be construed to apply to persons under any sentence of penal servitude.

23. The Governor General in Council may grant to any convict sentenced to be kept in penal servitude, a license to be at large within British India or in such part thereof as in such license is expressed, during such portion of his term of servitude, and upon such conditions as to the Governor General in Council seem fit.

The Governor General in Council may at any time revoke or alter such license.

24. So long as such license continues in force and unrevoked, such convict shall not be liable to imprisonment or penal servitude by reason of his sentence, but shall be allowed to go and remain at large according to the terms of such license.

25. In case of the revocation of any such license as aforesaid, any Secretary to the Government of India may, by order in writing, signify to any Justice of the Peace or Magistrate that such license has been revoked, and require him to issue a warrant for the apprehension of the convict to whom such license was granted, and such Justice or Magistrate shall issue his warrant accordingly.

26. Such warrant may be executed by any officer to whom it may be directed or delivered for that purpose in any part of British India, and shall have the same force in any place within British India as if it had been originally issued or subsequently endorsed by the Justice of the Peace, or Magistrate, or other authority having jurisdiction in the place where the same is executed.

27. The convict, when apprehended under such warrant, shall be brought, as soon as conveniently may be, before the Justice or Magistrate by whom it has been issued, or before some other Justice or Magistrate of the same place, or before a Justice or Magistrate having jurisdiction in the district in which the convict is apprehended.

Such Justice or Magistrate shall thereupon make out his warrant under his hand and seal, for the re-commitment of the convict to the prison from which he was released by virtue of the said license.

28. Such convict shall be re-committed accordingly, and shall thereupon be liable to be kept in penal servitude for such further term as, with the time during which he may have been imprisoned under the original sentence and the time during which he may have been at large under an unrevoked license, is equal to the term mentioned in the original sentence.

29. If a license be granted under section twenty-three upon any condition specified therein, and the convict to whom the license is granted violates any such condition,

or goes beyond the limits specified in the license, or, knowing of the revocation of such license, neglects forthwith to surrender himself, or conceals himself, or endeavours to avoid being apprehended, he shall be liable upon conviction to be sentenced to penal servitude for a term not exceeding the full term of penal servitude mentioned in the original sentence.

#### V.—REMOVAL OF PRISONERS.

30. When any person is, or has been, sentenced to imprisonment by any Court, the Local Government, or (subject to its orders and under its control) the Inspector General of Jails, may order his removal during the period prescribed for his imprisonment, from the jail or place in which he is confined to any other jail or place of imprisonment within the territories subject to the same Local Government.

31. Whenever it appears to the Local Government that any person, detained or imprisoned under any order or sentence of any Magistrate or Court is of unsound mind, such Government, by a warrant setting forth the grounds of belief that such person is of unsound mind, may order his removal to a lunatic asylum, or other fit place of safe custody, within the territories subject to the same Government, there to be kept and treated as the Local Government directs during the remainder of the term of imprisonment ordered by the sentence; or, if it be certified by a medical officer that it is necessary for the safety of the prisoner or others that he should be detained under medical care or treatment, then until he is discharged according to law.

When it appears to the said Government that such prisoner has become of sound mind, the Local Government, by a warrant directed to the person having charge of the prisoner, shall remand the prisoner to the prison from which he was removed, if then still liable to be kept in custody, or if not, shall order him to be discharged.

The provisions of section nine of Act XXXVI of 1858 (*relating to Lunatic Asylums*) shall apply to every person confined in a lunatic asylum under this section after the expiration of the term of imprisonment to which he has been sentenced; and the time during which he has been so confined shall be reckoned as part of such term.

32. When any person is, or has been, sentenced to imprisonment by any Court, the Governor General in Council may order his removal during the period prescribed for his imprisonment, from the prison in which he is confined to any other prison in British India.

#### VI.—MANAGEMENT OF TRANSPORTED CONVICTS.

33. The Governor General in Council may appoint the Governor or other authority at any place in British India, or one or more Superintendents at any such place, as the persons to whom convicts undergoing transportation shall be delivered.

34. The Governor General in Council may, from time to time, prescribe rules as to the following matters:—

the classification of convicts;  
their confinement, treatment, discipline, and employment;  
their punishment for misbehaviour, disorderly conduct, neglect, or disobedience; and  
the manner in which the proceeds (if any) of their employment shall be disposed of.

#### VII.—DISCHARGE OF CONVICTS.

35. Any Court established under the twenty-fourth and twenty-fifth of Victoria, chapter one hundred and four, may in any case in which it has recommended to Her Majesty the granting of a free pardon to any convict, permit him to be at liberty on his own recognizance.

## SCHEDULE.

(See Section 2.)

Number and year of Act.	Subject or Title.	Extent of repeal.
VII of 1837	Charter Courts' power to discharge convicts recommended for pardon.	The whole.
XVI of 1840	An Act concerning the management of Convicts transported to places within the territories of the East India Company.	The whole.
XXIV of 1855	An Act to substitute penal servitude for the punishment of Transportation in respect of European and American Convicts, and to amend the Law relating to the removal of such Convicts.	Sections five, six, seven, nine, ten, eleven, and twelve.
XVII of 1860	An Act to repeal Act V of 1858 (for the punishment of certain offenders who have escaped from jail, and of persons who shall knowingly harbour such offenders) and to make certain provisions in lieu thereof.	The whole.
XXV of 1861 } VIII of 1869 }	The Code of Criminal Procedure.	Sections forty-nine, forty-nine A, and three hundred-and-ninety-six.
VIII of 1863	An Act for the amendment of the law relating to the confinement of prisoners sentenced by Courts acting under the authority of Her Majesty, and by certain other Courts, and of prisoners convicted of offences in Native States.	The whole.
VIII of 1865	An Act to make valid the imprisonment of certain persons arrested under the process of the High Court of Judicature at Fort William in Bengal, in the exercise of its ordinary original Civil jurisdiction.	The whole.
II of 1867	An Act to make further provision for the removal of prisoners.	The whole.
XII of 1867	An Act to amend the law relating to the custody of prisoners within the local limits of the original jurisdiction of Her Majesty's High Courts of Judicature at Fort William in Bengal, Madras, and Bombay.	The whole.
XXVI of 1869	An Act to correct a clerical error in Act No. VIII of 1863.	The whole.

WHITLEY STOKES,

Secy. to the Govt. of India.



The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 10th February 1871, and is hereby promulgated for general information:—

ACT No. VI of 1871.

## THE BENGAL CIVIL COURTS ACT, 1871.

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#### SCHEDULE.

##### Part I.—Bengal Regulations.

##### Part II.—Acts.

## AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO THE DISTRICT AND SUBORDINATE CIVIL COURTS IN BENGAL.

WHEREAS it is expedient to consolidate and amend the law relating to the District and Subordinate Civil Courts in the territories respectively under the governments of the Lieutenant-Governors of the Lower and North-Western Provinces, of the Presidency of Fort William in Bengal; It is hereby enacted as follows:—

## CHAPTER I.—Preliminary.

1. This Act may be called "The Bengal Civil Courts Act, 1871."

Short title.

It extends to the territories for the time being respectively under the governments of the said Lieutenant-Governors, except such portions thereof as for the time being are not subject to the ordinary jurisdiction of the High Courts and except the Jhānsi Division.

Local extent.

Except this section and sections seventeen, twenty-nine and thirty, nothing herein contained applies to Courts of Small Causes established under Act No. XI of 1865.

Partial exclusion of Mafussil Small Cause Courts.

Commencement of Act. This Act shall come into force on the passing thereof.

2. The Regulations and Acts mentioned in the Schedule hereto annexed are repealed to the extent specified in the third column of such Schedule.

## CHAPTER II.—Constitution of Civil Courts.

3. The number of District Judges to be appointed under this Act shall be fixed, and may, from time to time, be altered by the Local Government.

Number of District Judges.

4. The number of Subordinate Judges and Munsifs to be appointed under this Act in each District, shall be fixed, and may from time to time be altered, by the Local Government.

Number of Subordinate Judges and Munsifs.

5. Whenever the office of District Judge or Subordinate Judge under this Act is vacant, or whenever the Governor General in Council has sanctioned an increase of the number of District Judges or Subordinate Judges, the Local Government shall supply such vacancy or appoint such additional District Judges or Subordinate Judges, as the case may be.

Vacancies in District Judgeships.

6. Whenever the office of a Munsif is vacant, or when the Governor General in Council has sanctioned an increase of the number of Munsifs, the High Court shall nominate such person as it thinks fit to be a Munsif, and the Local Government shall appoint him accordingly:

Provided that the Local Government may, with the sanction of the Governor General in Council, make rules as to the qualifications of persons to be appointed to the office of Munsif under this Act; and on such rules being made, no person shall be nominated to such office unless he possesses the qualifications required by the said rules.

Vacancies in Munsifships.

7. When the business pending before any District Judge requires the aid of Additional Judges for their speedy disposal, the Local Government may, upon the recommendation of the High Court, and subject to the sanction of the Governor General in Council, appoint such Additional Judges as may be requisite.

Such Additional Judges shall perform any of the duties of a District Judge under Chapter III of this Act that the District Judge may, with the sanction of the High Court, assign to them, and, in the performance of such duties, they shall exercise the same powers as the District Judge.

8. In the event of the death of the District Judge, or of his being incapacitated by illness or otherwise for the performance of his duties, or of his absence from the station in which his Court is held, the Additional Judge, or, if there is no Additional Judge attached to such Court, the senior Subordinate Judge of the District shall, without relinquishing his ordinary duties, assume charge of the Judge's office,

and shall discharge such of the current duties thereof as are connected with the filing of suits and appeals, the issue of processes and the like functions,

and shall continue in charge of the office until it is resumed by the District Judge or assumed by an Officer duly appointed thereto.

9. In the event of the death of a Subordinate Judge, or of his being incapacitated by illness or otherwise for the performance of his duties, or of his absence on leave when no person is appointed to act for him,

the District Judge may transfer all or any of the proceedings pending in the Court of such Subordinate Judge either to his own Court or to the Court of a Subordinate Judge (if any) under his control.

All proceedings transferred under this section shall be disposed of as if they had been instituted in the Court to which they are so transferred.

A District Judge, on the occurrence within his District of any vacancy in the office of Munsif, may, pending the action of the High Court under section six, appoint such person as he thinks fit to act in such office.

And he shall forthwith report to the High Court the occurrence of every such vacancy and such appointment.

10. The Local Government may invest with the powers of any Court under this Act any officer in the District of Kachhar and the Divisions of Assam, Chota Nagpūr and Kuch Bihār.

Nothing in sections three to nine (inclusive), thirty-two, thirty-three and thirty-four, applies to

Power to confer judicial powers on certain officers in Kachhar, Assam, Chota Nagpūr and Kuch Behar.

any such officer. But all the other provisions of this Act apply, *mutatis mutandis*, to officers so invested.

**11.** The general control over all the Civil Courts in any District is vested in the District Judge, but subject to the superintendence of the High Court.

**12.** The present Judges of the Zila Courts, Additional Judges, Subordinate Judges and Munsifs shall be deemed to have been duly appointed to the offices the duties of which they have respectively discharged and shall be the first District Judges, Additional Judges, Subordinate Judges and Munsifs under this Act.

**13.** Every District Judge, Additional Judge or Subordinate Judge or Munsif appointed after the passing of this Act shall, previously to entering on the duties of his office, make and subscribe a solemn declaration according to the following form:—

"I, A B, appointed to the office of \_\_\_\_\_ do solemnly declare that, in the trial and determination of all suits which may come under my cognizance, and in the execution of all the other duties of my office, I will act according to the best of my abilities and judgment without partiality, favour, or affection; that I will not directly or indirectly receive, or knowingly allow any other person to receive on my behalf, any money, effects, or property, on account of any suit that may come before me for decision, or on account of any public duty which I may have to execute.

I will strictly adhere to all the rules prescribed for my guidance, and I will, in all respects, truly and faithfully execute the trust reposed in me.

(Signed) A B,

District [or Additional or Subordinate] Judge of [or Munsif of \_\_\_\_\_]

Such declaration shall be made—

by a District Judge, either before his predecessor in such office, or before the Magistrate of the District,

by an Additional Judge, a Subordinate Judge or Munsif, before the District Judge or the Magistrate of the District.

**14.** Every Court under this Act shall use a seal of such form and dimensions as are for the time being prescribed by the Local Government.

**15.** Every District Judge, Additional Judge, Subordinate Judge and Munsif under this Act shall be deemed to be a Civil Court within the meaning of the Code of Civil Procedure and of this Act.

**16.** The Local Government may fix, and, from time to time, alter the place or places at which any Court under this Act is to be held.

**17.** Subject to such orders as may from time to time be issued by the Governor General in Council, the High Court shall prepare a list of days to be observed in each year as close holidays in the Courts subordinate thereto.

Such list shall be published in the local official Gazette, and the said days shall be observed accordingly.

### CHAPTER III.—Ordinary Jurisdiction.

**18.** The Local Government shall fix, and may, from time to time, vary the limits of jurisdiction of any Civil Court under this Act:

Provided that where more than one Subordinate Judge is appointed to any District, and where more than one Munsif is appointed to any Munsifi, the Judge of the District Court may assign to each such Subordinate Judge or Munsif the local limits of his particular jurisdiction within such District or Munsifi, as the case may be.

The present local limits of the jurisdiction of every Civil Court (other than the High Court) shall be deemed to be fixed under this Act.

**19.** The jurisdiction of a District Judge or Subordinate Judge extends, subject to the provisions in the Code of Civil Procedure, section six, to all original suits cognizable by the Civil Courts.

**20.** The jurisdiction of a Munsif extends to all like suits in which the amount or value of the subject-matter in dispute does not exceed one thousand rupees.

**21.** Appeals from the decrees and orders of District Judges and Additional Judges shall, when such appeals are allowed by law, lie to the High Court.

**22.** Appeals from the decrees and orders of Subordinate Judges and Munsifs shall, when such appeals are allowed by law, lie to the District Judge, except where the amount or value of the subject-matter in dispute exceeds five thousand rupees, in which case the appeal shall lie to the High Court:

Provided that the High Court may from time to time, with the previous sanction of the Local Government, order that all appeals from the decrees and orders of any Munsif shall be preferred to the Court of such Subordinate Judge as may be mentioned in the order, and such appeals shall thereupon be preferred accordingly.

**23.** Every Court under this Act may require a witness or party to any suit or proceeding pending in such Court, to take such oath as is prescribed by the law for the time being in force.

**24.** Where in any suit or proceeding it is necessary for any Court under this Act to decide any question regarding succession, inheritance, marriage or caste, or any religious usage or institution, the Muhammadan law in cases where the parties are Muhammadans, and the Hindú law in cases where the parties are Hindús, shall form the rule of decision, except in so far as such law has, by legislative enactment, been altered or abolished.

In cases not provided for by the former part of this section, or by any other law for the time being



in force, the Court shall act according to justice, equity and good conscience.

25. No Munsif, Subordinate Judge, Additional Judge or District Judge shall try any suit in which he is a party or personally interested, or shall adjudicate upon any proceeding connected with, or arising out of, such suit.

No Subordinate Judge, Additional Judge or District Judge shall try any appeal against a decree or order passed by himself in another capacity.

When any such suit, proceeding or appeal comes before any such Munsif, Subordinate Judge, Additional Judge or District Judge, he shall forthwith transmit the whole record of the case to the Court to which he is immediately subordinate, with a report of the circumstances attending the reference.

The superior Court shall thereupon dispose of the case in the manner prescribed by the Code of Civil Procedure, section six.

Nothing in the last preceding clause of this section shall be deemed to affect the extraordinary original civil jurisdiction of the High Court.

#### CHAPTER IV.—*Special Jurisdiction.*

26. Every District Judge may, from time to time, subject to the orders of the High Court, refer to any Subordinate Judge under his control any appeals pending before him from the decisions of Munsifs; and such Subordinate Judge shall hear and dispose of such appeals accordingly.

The District Judge may withdraw any appeals so referred and hear and dispose of appeals so withdrawn.

27. The High Court may, from time to time by order, authorize any District Judge to transfer to a Subordinate Judge under his control appeals from orders of Munsifs preferred under the Code of Civil Procedure, sections thirty-six, seventy-six, eighty-five, ninety-four, one hundred and nineteen, two hundred and thirty-one and two hundred and fifty-seven, or under Act No. XXIII of 1861, section eleven.

The High Court may also, from time to time by order, authorize any District Judge to transfer to a Subordinate Judge or Munsif under the control of such District Judge any of the proceedings next hereinafter mentioned, or any class of such proceedings specified in such order, and then pending, or thereafter instituted, before such District Judge.

The proceedings referred to in the second clause of this section are the following (that is to say),—

(1). Proceedings under Bengal Regulation V 1799 (to limit the Interference of the Zillah and City Courts of Dewanny Adawlut in the Execution of Wills and Administration to the Estates of Persons dying intestate).

(2). Proceedings under Act No. XL of 1858 (for making better provision for the care of the persons and property of Minors in the Presidency of Fort William in Bengal), or Act No. IX of 1861 (to amend the law relating to Minors).

(3). Claims to attached property under the Code of Civil Procedure, section two hundred and forty-six.

(4). Applications by judgment-debtors under section two-hundred-and-seventy-three or section two-hundred-and-eighty of the same Code.

(5). Applications to file awards under section three-hundred-and-twenty-seven of the same Code.

(6). Applications for permission to sue or appeal as a pauper.

(7). Applications for certificates under Act No. XXVII of 1860 (for facilitating the collection of debts on successions, and for the security of parties paying debts to the representatives of deceased persons).

The District Judge may withdraw any proceedings so transferred and may either himself dispose of them, or, with the sanction of the High Court, transfer them to any other Subordinate Judge or Munsif under his control.

28. Subject to the provisions of the last clause of section twenty-seven, all proceedings transferred under the second clause of the same section shall be disposed of by the Subordinate Judge or Munsif (as the case may be) according to the rules prescribed for the guidance of District Judges in like cases:

Provided that an appeal from the order of the Subordinate Judge or Munsif in such cases shall lie to the District Judge.

An appeal from his order thereon shall lie to the High Court if an appeal from the decision of the Judge in such proceedings is allowed by the law in force for the time being.

29. The Local Government may invest, within such local limits as it from time to time appoints, any Subordinate Judge with the jurisdiction of a Judge of a Court of Small Causes for the trial of suits cognizable by such Courts, up to the amount of five hundred rupees, and any Munsif with similar jurisdiction up to the amount of fifty rupees; and may, whenever it thinks fit, withdraw such jurisdiction from the Subordinate Judge or Munsif so invested.

30. Section fifty-one of Act No. XI of 1865 (to consolidate and amend the law relating to Courts of Small Causes beyond the local limits of the Ordinary Original Civil jurisdiction of the High Courts of Judicature), shall be read as if for the words "Principal Sadr Amin," the words "Subordinate Judge" were substituted.

#### CHAPTER V.—*Misfeasance.*

31. Any District Judge, Additional Judge, Subordinate Judge, or Munsif may, for any misconduct, be suspended or removed by the Local Government.

32. The High Court may, whenever it sees urgent necessity for so doing, suspend any Subordinate Judge under its control.

Whenever the High Court exercises this power, it shall forthwith report to the Local Government the circumstances of the suspension, and the Local Government shall make such order thereon as it thinks fit.

33. The High Court may appoint a Commission for enquiring into the alleged misconduct of any Munsif.

On receiving the report of the result of any such enquiry, the High Court may, if it thinks fit, remove the Munsif from office, or suspend him, or reduce him to a lower grade.

The provisions of Act No. XXXVII of 1850 (*for regulating enquiries into the behaviour of public servants*), shall apply to enquiries under this section, the powers conferred by that Act on the Government being exercised by the High Court.

The High Court may also, previous to the appointment of such Commission, suspend any Munsif pending the result of the enquiry.

The High Court may, without appointing any such Commission, remove or suspend any Munsif, or reduce him to a lower grade.

**34.** Any District Judge may, whenever he sees urgent necessity for so doing, suspend from office any Munsif under his control.

Whenever a District Judge suspends from office any such Munsif, he shall forthwith send to the High Court a full report of the circumstances of the suspension, together with the evidence, if any, and the High Court shall make such order thereon as it thinks fit.

#### CHAPTER VI.—Ministerial Officers.

**35.** The Judges of the District Courts shall appoint the Ministerial Officers of such Courts, and, subject only to the general control of the Local Government, the said Judges may remove or suspend such Officers or fine them in an amount not exceeding one month's salary.

**36.** The Ministerial Officers of the Courts of Subordinate Judges and Munsifs shall be nominated and appointed by those Courts respectively, subject to the approval of the District Judge within whose jurisdiction such Courts are situate.

Every such Court may, by order, remove or suspend from office, or fine in an amount not exceeding one month's salary, any of its Ministerial Officers who is guilty of any misconduct or neglect in the performance of the duties of his office. And the District Judge, subject only to the general control of the Local Government, may on appeal or otherwise reverse or modify every such order.

Nothing in this section or in section thirty-five shall exempt the offender from any penal or other consequences to which he may be liable under any other law in force for the time being.

**37.** The Local Government may, at the instance of the District Judge, transfer from any Court in the territories subject to such Government, to any other Court in the same territories, all or any of the Ministerial Officers of such Judge or of any Subordinate Judge or Munsif under his control.

The District Judge may transfer all or any of the Ministerial Officers of any Court under his control to any other such Court.

**38.** Any fine imposed under this Chapter shall, if the order imposing it so directs, be recovered by deduction from the offender's salary.

## SCHEDULE

### PART I.—BENGAL REGULATIONS.

Number and year.	Title.	Extent of Repeal.
III, 1793.	A Regulation for extending and defining the jurisdiction of the Courts of Dewanny Adawlut, or Courts of Judicature for the trial of civil suits in the first instance, established in the several Zillahs, and in the cities of Patna, Dacca, and Moorshedabad.	So much as has not been repealed.
IV, 1793.	A Regulation for receiving, trying, and deciding suits or complaints declared cognizable in the Courts of Dewanny Adawlut established in the several Zillahs, and in the Cities of Patna, Dacca, and Moorshedabad.	Section fifteen.
VII, 1795.	A Regulation for establishing a Court of Dewanny Adawlut, or Court of Judicature for trying civil suits, in the first instance, at the City of Benares, and at Mirzapore, Ghazepore, and Jaunpore, in the Province of Benares, and for defining the Jurisdiction and Powers of those Courts.	So much as has not been repealed.
VIII, 1795.	A Regulation for extending to the Province of Benares, with alterations and modifications, Regulation IV, 1793, entitled "A Regulation for receiving, trying, and deciding suits or complaints declared cognizable in the Courts of Dewanny Adawlut established in the several Zillahs, and in the cities of Patna, Dacca, and Moorshedabad;" and for exempting the Rajah of Benares and the Baboos of his family, and certain Bankers, when defendants, from giving the security required from other defendants.	Section three.
II, 1803.	A Regulation for establishing and defining the Jurisdiction of the Courts of Adawlut, or Courts of Judicature, for the trial of civil suits in the first instance, in the Provinces ceded by the Nawab Vizier to the Honourable the English East India Company.	So much as has not been repealed.
III, 1803.	A Regulation for receiving, trying, and deciding suits or complaints, declared cognizable in the Courts of Adawlut established in the several Zillahs in the Provinces ceded by the Nawab Vizier to the Honourable the English East India Company.	Section sixteen, clause one.

## PART I,—continued.

Number and year.	Title.	Extent of Repeal.
VIII, 1865.	A Regulation for extending to the conquered Provinces situated with in the Doab and on the right bank of the River Jumna, and to the Territory ceded to the Honourable the English East India Company in Bundelcund by the Peshwa, such of the Laws and Regulations established for the internal Government of the Provinces ceded by the Nawab Vizier to the Honourable the English East India Company, as have not been already extended to those Territories, and for revising and amending certain parts of the said Laws and Regulations.	Section six and so much of section seven as extends Regulation III. 1863, section sixteen, clause one.
VII, 1832.	A Regulation for modifying certain of the Provisions of Regulation V. 1831, and for providing Supplementary Rules to that Enactment.	So much as has not been repealed.
VIII, 1833.	A Regulation for the occasional appointment of Additional Judges of the Zillah and City Courts.	The whole.

## PART II.—ACTS.

Number and year.	Title.	Extent of Repeal.
IX of 1844 ...	An Act for authorizing the institution of suits in the Courts of Principal Sudder Ameer and Sudder Ameer.	Section three so far as it applies to the Bengal Presidency.
L of 1860 ...	An Act to amend the law relating to vacations in the Civil Courts within the Presidency of Fort William in Bengal.	The whole.
XVI of 1868...	An Act to consolidate and amend the law relating to Principal Sadr Ameer, Sadr Ameer, and Munsifs in Bengal, and for other purposes.	The whole.
II of 1870 ...	An Act to provide for the appointment of Additional Subordinate Judges and Munsifs in the Presidency of Fort William.	The whole.

WHITLEY STOKES,  
Secy. to the Govt. of India.

The following Bill was introduced into the Council of the Governor General of India for the purpose of making Laws and Regulations on the 17th February 1871, and was referred to a Select Committee with instructions to make their report thereon in a month :—

No. 5 of 1871.

*A Bill for the further amendment of the Consolidated Customs Act.*

For the further amendment of the Consolidated Customs Act (No. VI of 1868) ; It is hereby enacted

Preamble.

as follows :

1. Section twenty-three of the said Act shall be read as if after the word "exportation" the following words were inserted (that is to say) "by sea or by land, or both by sea and by land."

Amendment of Act VI of 1868, section 23.

2. As often as any goods are lodged in a public warehouse or a licensed private warehouse, the warehouse-keeper, or, in the case of the Bengal Bonded Warehouse Association, the Secretary of the said Association shall deliver a warrant signed by him as such to the person lodging the goods.

Warrant to be given every time goods are warehoused.

Such warrant shall be in the form in the schedule to this Act annexed, and shall be transferable by endorsement ; and the endorsee shall be entitled to receive the goods specified in such warrant on the same terms as those on which the person who originally lodged the goods would have been entitled to receive the same.

Form of warrant.

3. For section one hundred and thirty-seven of the said Act the following section shall be substituted :—

"CXXXVII. Upon the re-export by sea to any foreign port or place of any goods except salt or opium, capable of being easily identified, imported by sea into British India from any foreign port or place, and upon which duties of customs have been paid on importation, three-fourths of such duty shall be repaid as drawback, and one-fourth shall be retained as reserved duty.

Amount of drawback allowable on re-export.

"Provided that in every such case the goods be identified to the satisfaction of the officer in charge of the custom house, and that the re-export be made within two years from the date of importation, as shown by the custom house register, or within such extended term as the chief customs authority of the Presidency or place, on sufficient cause for such extension being shown, in any case determines.

Conditions for grant of drawback.

"The Governor General in Council may from time to time, by notification in the *Gazette of India*, declare what goods shall for the purpose of this section be deemed to be capable of being easily identified.

"No repayment shall be made under this section on account of any article entered in the Export Manifest of the vessel as ship's stores.

"Articles on which, though they be not country articles, an export duty is chargeable by law, shall not, on re-exportation, be entitled to claim exemption from such export duty by reason of their having paid duty on importation.



"But the said chief customs authority may in any such case direct that no reservation of any part of the import duty be made on the re-exportation of such articles."

4. This Act shall be read with and taken as part of the Consolidated Customs Act.

Act to be read with Act VI of 1863.

#### SCHEDULE.

##### FORM OF BONDED WAREHOUSE WARRANT.

(See Section 2.)

I do hereby certify that have  
deposited in the Warehouse of the  
undermentioned goods which goods,  
the engage on demand, after pay-  
ment of rent and incidental charges and Govern-  
ment dues or customs chargeable thereon, to deli-  
ver to the said or their  
assigns, or to the holder of this warrant to whom  
it may be transferred by endorsement.

##### STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to make three amendments in the Consolidated Customs Act VI of 1863.

Section 23 of that Act authorises the Government of India to prohibit the exportation or importation of any particular class of goods. To prevent a doubt which has been raised as to the extent of the power thus conferred, the Bill introduces words 'by sea or by land, or both by sea and by land.'

A new section provides that when goods are warehoused, a warrant shall be delivered to the person lodging the goods, and that such warrant shall be transferable by endorsement. This is now the law as regards the Bengal Bonded Warehouse. The change has been suggested by the Government of Bombay.

Another section, intended to replace section 137 of Act VI of 1863, provides that the goods on which drawback was allowed shall be easily identifiable; that the Governor General in Council may determine what such goods shall be deemed to be, and that three-fourths (instead of seven-eighths) shall be the amount of drawback, (one-fourth instead of one-fifth) being retained as reserved duty.

The 8th February 1871.

R. TEMPLE.

WHITLEY STOKES,

Secy. to the Govt. of India.

#### Government of Bengal.

##### LEGISLATIVE DEPARTMENT.

The following Bill was read in the Council of the Lieutenant-Governor of Bengal, for the purpose of making Laws and Regulations on the 15th February 1871 and was referred to a Select Committee with instructions to report within six weeks:—

*A Bill for the construction of a Bridge across the river Hooghly between Howrah and Calcutta.*

WHEREAS it is expedient that a bridge should be constructed across the river Hooghly between Howrah and Calcutta; It is enacted as follows:—

Preamble.

I. The following words and expressions shall

Interpretation.

have the meanings hereby assigned to them, unless

where a contrary intention shall appear from the context:—

The word "Commissioners" shall mean the Howrah Bridge Commissioners for whose incor-

"Commissioners."

poration power is hereinafter given.

"Magistrate" includes a Justice of the Peace for Calcutta and any person exercising all or any of the

"Magistrate."

powers of a Magistrate.

11. It shall be lawful for the Lieutenant-Governor of Bengal to cause

Power to make a bridge.

a bridge to be constructed across the river Hooghly, between Calcutta and Howrah, at such place at or near Armenian Ghât as he may select, and to construct such ways and approaches to such bridge as he shall deem necessary.

111. The said Lieutenant-Governor shall form a scale of tolls, fees, and

Power to charge tolls.

charges for the use of the said bridge, and for goods conveyed on the railway of the East Indian Railway Company into their station at Howrah, and may from time to time vary such scale; and such tolls, fees, and charges shall be leviable in respect of the several matters mentioned in the first schedule hereto: Provided always that such tolls, fees, and charges shall not exceed the respective rates mentioned in the said schedule.

IV. It shall be lawful for the Lieutenant-Governor of Bengal from

Lieutenant-Governor may, time to time to make bye-laws.

laws for the guidance of persons employed by him under this Act; for the safe and convenient use of the bridge to be constructed under the provisions of this Act, and approaches thereto; for the passage of ships, boats, and vessels through the said bridge; for the mode of payment of the tolls, fees, and charges leviable under this Act; or otherwise for carrying out the purposes of this Act; and from time to time to vary, alter, or revoke any such bye-law made by him.

V. No penalty for any one infringement of

Penalty for infringement of bye-law.

a bye-law shall exceed one hundred Rupees, nor in case of a continuing infringement shall any penalty exceed fifty Rupees per diem, for every day after notice of such infringement shall have been given by or on behalf of the said Lieutenant-Governor to the person guilty of such infringement.

VI. The Lieutenant-Governor of Bengal shall

Bye-laws and tables of tolls to be exhibited.

cause the said bye-laws, and the tables of tolls, fees, and charges leviable, to be printed in the English and Bengalee languages and characters, and to be hung up and kept hung up at the approaches to the said bridge.

VII. It shall be lawful for the said Lieutenant-Governor to make such

Power to collect tolls through East Indian Railway Company.

arrangement or agreement with the East Indian Railway Company for the collection of tolls, fees, and charges by the said Company in respect of passengers, animals, carriages, and goods crossing the said bridge between the stations of the said Company respectively situate at Howrah and Calcutta, or brought into the said station at Howrah, as to the said Company and the Lieutenant-Governor of Bengal shall seem fit, and the said Company shall for the levy of such tolls, fees, and charges

have all such and the same powers as in and by this Act are conferred on the Lieutenant-Governor of Bengal.

VIII. It shall be lawful for the said Lieutenant-Governor to advance for the construction of the said bridge and approaches thereon to such sums out of the public funds as from time to time may be in that behalf sanctioned by the Governor General of India in Council.

IX. The said Lieutenant-Governor shall cause separate accounts to be kept of all expenditure in or about the construction or maintenance of the said bridge,

or the collection of such tolls, fees, or charges, or otherwise in relation to the said bridge, and also of the income derived from such tolls, fees, and charges, and shall from time to time apply the balance which shall remain of such income, after defraying thereout the current expenses incurred in relation to such bridge, in repaying to the Secretary of State for India in Council all sums which shall have been advanced from the public funds for the construction or maintenance of the said bridge, with interest thereon at the rate of four and a half per cent. per annum from the date when such sums shall respectively have been advanced.

X. It shall be lawful for the said Lieutenant-Governor of Bengal at any time after the commencement of this Act, if he think fit, by order published in the *Calcutta Gazette*, to nominate and appoint nine persons to be Howrah Bridge Commissioners, and by the same or any other order published in like manner to nominate one of such persons to be Chairman and another of such persons to be Vice-Chairman.

XI. Every person who shall be appointed to be a Chairman, Vice-Chairman, or Commissioner, shall, subject to the provisions hereinafter contained, continue to hold the office to which he shall be appointed for the term of two years, but may at the expiration of such term be re-appointed.

XII. The Lieutenant-Governor of Bengal, after any person appointed to be a Chairman, Vice-Chairman, or Commissioner under this Act, shall have died or ceased to be such Chairman, Vice-Chairman, or Commissioner, may, by an order published in the *Calcutta Gazette*, appoint some other person to be a Chairman, Vice-Chairman, or Commissioner, as the case may be, in the place or stead of the person so dying or ceasing to be a Chairman, Vice-Chairman, or Commissioner.

XIII. The Howrah Bridge Commissioners to be appointed as hereinbefore provided, and their successors, shall be and they are hereby created a corporation under the name and style of "Howrah Bridge Commissioners," and they shall have a common seal.

XIV. When and so soon as the Commissioners shall be so appointed, the Commissioners, subject however to the provisions hereinafter in that behalf contained, shall and may have and exercise all the powers and authorities, and shall perform all the

duties in and by Sections II. to VII., of this Act or any of them, or by Section IX., conferred or imposed on the said Lieutenant-Governor.

XV. Immediately upon the appointment of such Commissioners all property vested in the Commissioners, and the approaches thereof, and the said bridge and approaches, and the tolls, fees, and charges thereof, and right to enforce all contracts respecting the same, shall become vested in the Commissioners.

XVI. Immediately on the appointment of the Commissioners there shall be taken to be due from them to the Secretary of State for India in Council the sums which, by the accounts hereinafter directed to be kept, shall appear to be due in respect of the said bridge.

XVII. All property vested in, or acquired by, the Commissioners under or by virtue of this Act, and all monies raised by or payable to them under or by virtue of this Act, shall be held in trust and be applied in the first place for the payment of all sums which from time to time shall be due and payable to the Secretary of State for India in Council for monies advanced or applied, or to be advanced or applied by or on behalf of the said Secretary of State for India in Council for the construction of a bridge across the river Hooghly between Howrah and Calcutta, or otherwise under the provisions of this Act, and subject thereto upon trust for the purposes of this Act, and not otherwise.

XVIII. Every sum which may become due from the Commissioners to the said Secretary of State shall be by them re-paid to him in thirty equal annual instalments, the first of such instalments to be paid on the 1st day of April, which shall be next after the completion of twenty-four calendar months from the day on which such sum shall become due, and the other instalments to be paid respectively on the 1st day of April in every year, computing from the day fixed from the payment of the first of such instalments.

XIX. Interest at the rate of four and a half per cent. per annum shall be paid by the Commissioners to the said Secretary of State upon all sums which for the time being may be due to him from them upon the 31st day of March and the 30th day of September in each year, the first of such payments of interest in respect of any sum which may become due or payable from the said Commissioners to the said Secretary of State to be calculated from the day on which such sum shall become due, and to be made on the 31st day of March or the 30th day of September, whichever may first happen next after such sum shall have become due.

XX. Notwithstanding the provisions of Section XVIII., it shall be lawful for the Commissioners, if they think fit, out of any monies which may come to their hands under the provisions of this Act, to re-pay to the said Secretary of State in Council any sum which for the time being may remain due to him under the provisions of this Act for principal, although the time fixed by the said section for the re-payment of the same shall not have arrived. Provided always that no

such re-payment shall be made of any sum less than five thousand Rupees, nor of any sum not being a multiple of five thousand Rupees, and from and after any such re-payment no further sum as interest shall be payable to the said Secretary of State in Council in respect of the sum which shall have been so re-paid.

**XXI.** Whenever the half-yearly accounts to be laid before the Lieutenant-Governor of Bengal under the provisions of this Act shall show a surplus for the half-year of income over expenditure, such surplus, or so much thereof as the said Lieutenant-Governor shall think fit, shall be applied by the Commissioners in paying off any part of the debt due by them to the said Secretary of State, or such surplus may, if the Lieutenant-Governor shall so direct, in whole or part be invested by the Commissioners in the purchase in their corporate name of Government securities, and the interest thereof may be accumulated and invested in like manner, with power to the Commissioners at any time to dispose of any such securities, and to apply the proceeds and interest thereof, with the sanction of the Lieutenant-Governor, in or towards any of the purposes of this Act.

**XXII.** The salaried Chairman or salaried Vice-Chairman shall at a special general meeting, to be held within two months after the Commissioners shall have been appointed, lay before the Commissioners a separate estimate of the expenditure and income of the Commissioners for the period which shall be to come from the commencement of this Act up to the 1st day of April then next ensuing; and shall also at a special general meeting, to be held in the month of February in each year, lay before the Commissioners a like estimate of such income and expenditure for the year commencing on the 1st day of April then next ensuing. Every such estimate shall be in such form as the Lieutenant-Governor of Bengal shall, by an order published in the *Calcutta Gazette*, direct. Provided always that such estimate shall be completed and printed, and a copy thereof sent by post or otherwise to each Commissioner, at least ten clear days prior to the meeting before which the estimate is to be laid.

**XXIII.** It shall be in the discretion of the Commissioners at such meeting by resolution to pass or to reject, or to modify or alter such estimate, and pass such estimate so modified or altered.

**XXIV.** Every such estimate, when passed by the Commissioners in pursuance of the provisions of this Act, shall be submitted to the Lieutenant-Governor of Bengal, and it shall be lawful for such Lieutenant-Governor either to approve of such estimate or to return the same with his remarks thereupon, and the Commissioners shall forthwith at a meeting proceed to re-consider such estimate in reference to such remarks, and to modify or alter the same, and to re-submit such estimates to the said Lieutenant-Governor, and it shall not be lawful for the Commissioners to expend any greater sum under such estimate than shall be approved by the said Lieutenant-Governor.

**XXV.** It shall be lawful for the Commissioners, in the course of any year for which an estimate shall have been approved by the Lieutenant-Governor, to cause a supplemental estimate for the residue of such year to be prepared and laid before the Commissioners at a meeting, and thereupon such proceedings shall be had as in and by Sections XXII, XXIII, and XXIV, are directed to be had with respect to the estimate therein mentioned.

**XXVI.** No bye-law or table of tolls, fees, or charges, or alteration or revocation of a bye-law or table of tolls, fees, or charges made by the Commissioners, shall have effect until the same shall have been approved by the Lieutenant-Governor of Bengal by an order published in the *Calcutta Gazette*, and no bye-law made by the Commissioners shall be approved by the said Lieutenant-Governor until it shall have been published for three weeks successively in the *Calcutta Gazette*; and when such bye-law shall have been so approved, all courts of law shall take judicial notice thereof.

**XXVII.** It shall be lawful for the Lieutenant-Governor of Bengal, by an order published in the *Calcutta Gazette*, to revoke, annul, and make void any bye-law made by the Commissioners.

**XXVIII.** All the provisions contained in Sections XI, XII, XIII, XIV, XV, XVI, XVII, XVIII, XIX, XX, XXI, XXII, XXIII, XXIV, XXV, XXVI, XXVII, XXVIII, XXIX, XXX, XXXI, XXXII, XXXIV, XXXV, XXXVI, XXXVII, XXXVIII, LII, LIII, LXXIX, LXXX, LXXXVIII, LXXXIX, XC, and XCI of Act V. of 1870, passed by the Lieutenant-Governor of Bengal in Council, shall apply to the Commissioners to be appointed under or performing the duties of such Commissioners under this Act as if the said sections were re-enacted herein.

**XXIX.** The said Lieutenant-Governor may at any time before the appointment of Commissioners under this Act, by an order published in the *Calcutta Gazette*, authorize and empower the Commissioners for the improvement of the Port of Calcutta to exercise the powers and authorities hereby conferred on the Commissioners, and after the publication of such an order all the property which by this Act would vest in the Commissioners upon their appointment shall vest in the said Commissioners for the improvement of the Port of Calcutta as if they were the Commissioners, and they shall perform the duties and trusts hereby imposed on the Commissioners. After the publication of such order, no appointment of Commissioners shall be made under this Act.

**XXX.** No suit or other proceeding shall be commenced or prosecuted against any person for anything done or professing or purporting to be done in pursuance of this Act without giving to such person a month's previous notice of the intended proceeding and of the cause thereof, nor after tender of sufficient amends, nor after the expiration of three months from the accrual of the cause of suit or other proceeding.

XXXI. No person shall be entitled to any compensation for any loss or injury, which he may sustain by reason of any obstruction to the navigation of the said river which may be caused by the said bridge, or by anything done in the construction thereof.

XXXII. When such Commissioners shall have been appointed under this Act, all lands and property theretofore acquired for the purposes of this Act shall vest in such Commissioners, and the Commissioners shall be bound by all contracts and agreements in respect to any of the purposes of this Act which shall theretofore have been made or entered into by the said Lieutenant-Governor of Bengal or such officer as aforesaid.

XXXIII. Any person who shall evade, or attempt to evade, payment of any toll, fee, or charge payable under this Act, shall be liable to a fine which may extend to fifty Rupees or to imprisonment, simple or rigorous, which may extend to fourteen days, or to both.

XXXIV. Any person committing any offence against the provisions of the last section may be arrested by any officer of the Commissioners to be by them thereunto appointed, and by such officer or any person by him thereunto authorized, or by any officer of police, and forthwith conveyed before some Magistrate having jurisdiction in the place in which such offence shall have been committed, or to the nearest police station within the said jurisdiction.

XXXV. Whenever such person shall be brought before a Magistrate, such Magistrate may forthwith hear and determine the charge of such offence.

XXXVI. Whenever such person shall be taken to a police station, the officer in charge of such station shall, as soon as conveniently may be, cause him to be conveyed before some Magistrate having jurisdiction in the matter.

XXXVII. This Act may be called. The Howrah Bridge Act, 1871.

#### SCHEDULE.

(Referred to in Section III.)

Maximum amount of tolls, fees, and charges.	A.	P.
For every passenger	0	3
For every horse	1	0
For every pony	0	1
For every elephant	3	0
For every buffalo	1	0
For every camel	1	0
For every cow, ox, or bull	0	6
For every calf or sheep, dog or pig, or other animal	0	3
For every two-wheeled vehicle without springs	1	0
For every two-wheeled vehicle with springs	2	0
For every four-wheeled vehicle without springs	2	0
For every two-wheeled vehicle with springs	4	0
For every maund of goods brought into the Howrah Railway Station	0	2

#### STATEMENT OF OBJECTS AND REASONS.

The construction of a Bridge across the Hooghly connecting Howrah and Calcutta in the vicinity of the Railway Station having been long under discussion, has now been determined upon.

The Secretary of State has sanctioned the advance from the public funds of the sums necessary to construct such a Bridge, a contract has been completed, and the work is about to be commenced upon.

The object of this Bill is to empower the Government to construct the Bridge and to make arrangements for its management, and for securing the due repayment of the sums advanced for its construction from the tolls and dues to be levied on passengers and goods.

ASHLEY EDEN.

The 11th February 1871.

J. PITT KENSLEY.

Asst. Secy. to the Govt. of Bengal,  
Legislative Department.

The following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 18th February 1871, and was referred to a Select Committee with instructions to report within one month:—

#### A Bill for the better regulation of Markets in Calcutta.

WHEREAS it is expedient to enable the Justices of the Peace for the Town of Calcutta to establish markets for the sale of meat, fish, fruit, and vegetables within the limits of the town of Calcutta, and to make provision for the better supervision and regulation of all markets therein; It is enacted as follows:—

I. It shall be lawful for the Justices of the Peace for the town of Calcutta to grant licenses for the use of any place, not being a place used at the time of the passing of this Act as a market for the sale of meat, fish, fruit, and vegetables within the said town, as a market for the sale of the aforesaid articles.

II. Every license to be granted under the provisions of this Act shall be in force until the 1st day of January next ensuing the day therein named for the commencement thereof, and the said Justices shall grant such license whenever it shall be certified to them by some writing, under the hands of the Health Officer and of the Engineer of the Justices, that such place is fit to be used as a market.

III. Whoever being owner, lessee, or occupier of, or otherwise interested in any land, house, or building within the limits aforesaid, permits the same to be used as a market for the sale of meat, fish, fruit, or vegetables, or permits meat, fish, fruit, or vegetables to be sold therein or thereon, shall, unless a license under this Act for the use of such place as a market at the time when it shall have been so used shall have been granted, or unless such place shall have been used as a market for the sale of similar articles at the time of the passing of this Act, be liable to a penalty



not exceeding two hundred Rupees, and shall also be liable to a further penalty not exceeding fifty Rupees for every day during which the said offence shall be continued.

IV. Every person who shall sell or expose for sale meat, fish, fruit, or vegetables in any place not used as a market at the time of the passing of this Act, and not licensed as a market, shall be liable to a fine which may extend to ten Rupees: provided, however, that nothing in this section shall extend to itinerant vendors of fish, fruit, or vegetables.

V. The owner or occupier of every place within the limits aforesaid at the time of the passing of this Act used as a market for the sale of meat, fish, fruit, or vegetables, shall, within three months of the passing of this Act, register or cause to be registered the same in a book to be kept for that purpose by the Justices at their office, in which shall be stated the name of the owner thereof and of the occupier, the extent and boundary of the market, and the description of articles sold therein.

VI. Such registration shall be made on the application in writing of the owner, lessee, or occupier, or some one of the owners, lessees, or occupiers thereof, and every such application shall contain the particulars hereinbefore required to be set out in the registration.

VII. Every transfer of interest of any owner, lessee, or occupier shall be in like manner registered.

VIII. No market shall be deemed to have been used as a market at the time of the passing of this Act which shall not have been registered as aforesaid in pursuance of some application presented within three months from the passing of this Act.

IX. In case the interest of any owner or lessee or occupier in any place used as a market at the time of the passing of this Act shall not be registered as aforesaid within one month after such transfer shall have occurred, the person to whom such interest shall have been transferred shall be liable to such and the same penalties as if such place had not been licensed under this Act nor used as a market at the time of the passing of this Act.

X. The Justices may from time to time, if they shall think fit, with the sanction of the Government of Bengal, provide places within the said town for the purpose of being used as markets, and may charge such rates, tolls, and fees as to them may seem fit for the use of or right to expose goods for sale in such markets, and for the use of shops, stalls, and standings therein.

XI. All such rents, tolls, and fees which shall be imposed shall be recoverable by the Justices, from the persons liable to pay the same, as if the amounts payable in respect thereof were rates due to the Justices from such persons under the provisions of Act VI. of 1863 passed by the Lieutenant-Governor of Bengal in Council.

XII. For the acquisition of land for the purpose of a market, and the construction of a market thereupon, the Justices may, from time to time, with the sanction of the Lieutenant-Governor of Bengal, borrow, by way of debenture on the security of the tolls and fees payable in respect of such market, and the collateral security of the rates, taxes, and dues imposed and levied on account of the municipal fund under any Act passed in that behalf, or of a portion of them, and at such rate of interest and upon such terms as to the time of re-payment and otherwise as the Lieutenant-Governor of Bengal may approve, any sums of money the Justices may require for the objects aforesaid.

XIII. All the debentures aforesaid issued under the authority of this Act shall be in the form contained in the schedule to this Act, and shall be transferable by endorsement, and the right to sue in respect of the monies secured by any of such debentures shall be vested in the holders thereof for the time being, without any preference by reason of some of such debentures being prior in date to others.

XIV. The Justices may at any time, with such consent as aforesaid, raise, by the issue of new debentures, any money that may be required to pay any monies for the time being due on any debentures issued in pursuance of this Act.

XV. The security of monies borrowed under the provisions of this Act shall, so far as regards the rates, tolls, and dues imposed and levied on account of the municipal fund, be subject and paise to the rights and securities of holders of debentures under the provisions of the said Act VI. of 1863.

XVI. It shall be lawful for the Justices to purchase any land which may be required for the establishment of a market under this Act, and such land shall be deemed to be land required to be taken for public purposes.

XVII. This Act shall be read with and as part of Act VI. of 1863 passed by the Lieutenant-Governor of Bengal in Council.

XVIII. This Act may be called The Calcutta Markets Act, 1871.

#### SCHEDULE.

FORM OF DEBENTURE FOR MARKET LOAN.  
The Justices of the Peace for the Town of Calcutta.  
Calcutta, the 18 .

No. .  
By virtue of the Calcutta Market Act, 1871, we, the Justices of the Peace for the Town of Calcutta in consideration of the sum of Rs. . promise to pay to us by A. B. of . or order, the said sum of Rs. . after the date hereof, together with interest thereon at the rate of . per centum per annum, payable half yearly, on the day of . and the day of .

[Signature of the Chairman or Vice-Chairman and two Justices of the Peace.]

## STATEMENT OF OBJECTS AND REASONS.

The present Bill is intended to enable the Calcutta Municipality to prevent the future establishment of markets for the sale of perishable commodities except in places and buildings suited for the purpose, and to give a ready means of ascertaining the persons liable to penalty in case of any infraction of the law relating to the sanitary condition of markets in places where they now exist.

It is also intended by this Bill to empower the Justices to erect a proper place for markets in Calcutta, and to raise by loan the money required for that purpose.

V. H. SCHALCH.

The 11th February 1871.

J. PITT KENNEDY,

Asst. Secy. to the Govt. of Bengal,

Legislative Department.

## ORDERS BY the LIEUTENANT-GOVERNOR of BENGAL

## REVENUE AND GENERAL DEPARTMENTS

No. 278R.

## APPOINTMENTS.

The 11th February 1871.—Mr W. Warden to be Assistant Collector of Customs, Chittagong, and to be Conservator of that Port.

The 16th February 1871.—Mr. C. S. S. Simpson to be a Surveyor under Section 10, Act V. (B.C.) of 1862, for the survey of steam vessels at Goalundo.

The 17th February 1871.—Baboo Kedarnath Mullick, Deputy Magistrate and Deputy Collector at Koozsten, is vested with the powers of a Magistrate.

Baboo Anund Mohun Mozoomdar, Deputy Magistrate and Deputy Collector, Pubna, is transferred temporarily to Nuddea.

The 18th February 1871.—Mr. Reginald Poreh to officiate temporarily as Magistrate and Collector of Bancoorah in the Second Grade.

The 20th February 1871.—The following gentlemen to be Members of the Local Committee of Public Instruction at Berhampore:—

Baboo Bunkim Chunder Chatterjee, B.L.

" Hurri Churn Ghose.

" Annada Persad Roy.

" Ram Das Sen.

" Radhica Persad Sen.

" Kedarnath Mahata.

" Shama Churn Bhutto.

Baboo Debendranath Bose to be a Member of the Local Committee of Public Instruction at Mymensing.

Baboo Sarodapersad Chatterjee, Officiating Deputy Magistrate and Deputy Collector, Rungpore, is vested with the powers of a Collector under Act XVI. of 1870.

The 21st February 1871.—Baboo Tariny Churn Mitter, Deputy Magistrate and Deputy Collector, lately in charge of the Sub-division of Bagirhaut, is transferred to Hooghly.

Baboo Hurro Chunder Ghose, Deputy Magistrate and Deputy Collector, to have charge of the Sub-division of Jumooie, during the absence, on leave, of Moulvie Abdool Jubber, or until further orders.

## LEAVE OF ABSENCE.

The 16th February 1871.—Mr. John Foster Stevens, late Officiating Joint-Magistrate and Deputy Collector of Gya, is allowed furlough, on Medical Certificate, for twenty months, under Section XVII, Clause a, of the Covenanted Service Absentee Rules.

Baboo Gooron Churn Das, Deputy Magistrate and Deputy Collector of Kandi, Moorsshedabad, for ten days, without pay, under the Financial Notification of the Government of India dated the 24th June 1861.

The 17th February 1871.—Baboo Romesh Chunder Mookerjee, Deputy Magistrate and Deputy Collector, Hooghly, for three months, under Financial Notification No. 3622, dated the 22nd December 1865.

The 20th February 1871.—Mr. Henry Cockburn Richardson, B.A., is allowed the usual subsidiary leave from the 4th instant, the date on which he arrived at Bombay on his return from furlough, to enable him to join his appointment at Jessore. The unexpired portion of the furlough granted to Mr. Richardson, under the orders of the 14th September 1869, is cancelled.

Baboo Bogolanund Mookerjee, Deputy Magistrate and Deputy Collector, Burdwan, for fifteen days, from the 24th ultimo, under paragraph 12, clause 4, of the Uncovenanted Service Absentee Rules.

Mr. C. F. Manson, Deputy Magistrate and Deputy Collector of Chittagong, since transferred to Cuttack, for one month, from the 8th instant, under paragraph 16 of the Uncovenanted Service Absentee Rules.

Mr. John Revans Hallett, B.A., Officiating Joint-Magistrate and Deputy Collector of Balasore, for ten days, to present himself for examination in Sanskrit by the high proficiency test at the examinations which will be held in Calcutta in April next.

The 21st February 1871.—Moulvie Abdool Jubber, Deputy Magistrate and Deputy Collector of Jumooie, in Monghyr, for two months, under Financial Notification No. 3622, dated the 22nd December 1865, from the date on which he may be relieved.

Mr. Alexander Mackenzie, B.A., Officiating Junior Secretary to the Government of Bengal, is allowed subsidiary leave for seven days, from the 22nd instant, preparatory to proceeding to Europe on furlough.

## NOTIFICATION.

The 21st February 1871.—Mr. Alexander Mackenzie, B.A., made over charge of the office of Junior Secretary to the Government of Bengal to Mr. Henry Leland Harrison, B.A., this day in the afternoon.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

## NOTIFICATION.

The 21st February 1871.—It is hereby notified for general information that the next half-yearly departmental examination of assistants and other officers will commence on Monday, the 1st of May 1871.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.





The 20th February 1871.—The following Order, received from the Government of India in the Home Department, is published for general information:—

No. 456.

# GOVERNMENT OF INDIA.

FINANCIAL DEPARTMENT.

## Leave and Allowances.

Fort William, the 27th January 1871.

Read the undermentioned correspondence containing three questions with reference to the ruling in the Resolution No. 1480, passed in this Department on the 12th March 1869, that a Covenanted Civil Servant in Bombay may draw house-rent or tentage during absence on privilege leave, "provided he places his house or tent at the disposal of his *locum tenens*, and that the *locum tenens* does not receive house-rent or tentage at the same time?"—

Letter from the Officiating Accountant General, Bombay, No. 2627, dated the 30th September 1870.

Envoicement to the Government of Bombay, No. 3722, dated the 15th ultimo.

Letter from the Acting Chief Secretary to the Government of Bombay, No. 2040, dated the 24th ultimo.

RESOLUTION.—The questions above referred to are—*first*, if an absentee on privilege leave is entitled to draw house-rent or tentage when he places his house or tent at the disposal of his *locum tenens*, and the latter does not avail himself of the offer; *secondly*, if an absentee on privilege leave can draw house-rent or tentage when no substitute is appointed for him; and *thirdly*, if the ruling quoted above is applicable to Military Officers in civil employ and to Uncovenanted Servants.

2. These questions are answered in the affirmative.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

The following Order, issued by the Government of India in the Home Department, is republished for general information:—

No. 984.—Fort William, the 15th February 1871.—The Governor General in Council is pleased to permit Mr. F. Tucker to resign the Civil Service from the 1st April next.

The following Order, issued by the Government of India in the Marine Department, is republished for general information:—

No. 1.—Fort William, the 15th February 1871.—Notification.—The following notice to mariners, received from the Government of Bombay, is published for general information:—

## NOTICE TO MARINERS.

Notice is hereby given that a new catadioptric heliophotal revolving light of the second order, flashing at intervals of one (1) minute, has been placed on Perim Island in the Straits of Bab-el-Mandeb, instead of the old light. The light is 241 feet above the level of the sea, and is visible from a ship's deck about 23 miles in clear weather.

J. MACDONALD, Lieut.-Col.,

Secy. to Government.

BOMBAY CANTLE.  
The 31st January 1871.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

## JUDICIAL AND POLITICAL DEPARTMENTS.

7-1871

### APPOINTMENTS.

The 15th February 1871.—Major Quintin Dick Parsons to officiate as District Superintendent of Police, Rajshahye, during the absence, on leave, of Major William Turtou Fagan, or until further orders.

Major William Robert Gordon appointed, under orders of the 17th ultimo, to officiate as District Superintendent of Police, Howrah, will continue to officiate as a Deputy Inspector-General of Police, during the absence, on deputation, of Lieutenant-Colonel Adrian Hugh Paterson, or until further orders.

The 16th February 1871.—Baboo Ramcoomar Pal to officiate as Moonsiff of Parcool, in Sylhet, until the arrival of Baboo Kedarnath Chatterjee, or until further orders.

Moulvy Adilooddeen Ahmed to officiate as Moonsiff of Phenchoogunge, in Sylhet, during the absence, on deputation, of Baboo Ramcoomar Pal, or until further orders.

The 17th February 1871.—Surgeon John Elliot, M.D., to officiate as Civil Surgeon of Bardwan, during the absence, on furlough, of Surgeon Alfred Adams Mantell, or until further orders. Sub-Assistant Surgeon Dinobundoo Dutt to have medical charge of the Civil Station of Bardwan until the arrival of Dr. Elliot, or until further orders.

The 20th February 1871.—Mr. Edmund Craster Craster to officiate as Civil and Sessions Judge of Beerbhoom during the absence, on furlough, of Mr. James Randall Muspratt, or until further orders. The Subordinate Judge of Beerbhoom will be in charge of the Judge's office until the arrival of Mr. Craster, or until further orders.

The following officiating Assistant Superintendents of Police are posted to the Districts mentioned against their names:—

Baboo Guladhar Khan, Aurnungabad, in Gya.

Mr. C. E. Gouldsbury, Sarun.

Baboo Mohendranath Hazrah, 24-Pergunnahs.

Mr. H. V. H. Roberts, Dacca.

Mr. George Robert King Meares, Assistant Superintendent of Police, Rungpore, is transferred to Bancoorah.

The following District Superintendents of Police are transferred, viz.:—

Major William Robert Gordon, from Singbhoom to Howrah.

Mr. Robert William King, on leave, from Howrah to Singbhoom.

Baboo Janokeynath Mookerjee, who was appointed, under the orders of the 26th December last, to be Moonsiff of Ameerong, in Tipperah, is re-transferred to Backergunge.

The 21st February 1871.—Surgeon Henry Charles Cutcliffe to officiate as Professor of Surgical and Descriptive Anatomy, and ex-officio Second Surgeon, Calcutta Medical College Hospital, during the absence, on leave, of Surgeon Samuel Bowen Partridge, or until further orders.

Mr. John Henry Ravenshaw to officiate temporarily as Civil and Sessions Judge of Dinagopore.

Mr. Bertram Rattray to officiate as District Superintendent of Police, Chittagong, until further orders.

Mr. C. P. Crouch to officiate temporarily as an Assistant Superintendent of Police in the Hill Tracts of Chittagong.

Mr. Walter Campbell to officiate as District Superintendent of Police, Beerbhoom, during the absence, on furlough, of Major Thomas Buttanshaw, or until further orders.

Mr. William John Kilby to officiate as District Superintendent of Police, Maldah, during the absence, on deputation, of Mr. Robert Hamilton Grant Irvine, or until further orders.

Baboo Gopeenath Bose, Subordinate Judge of Nuddea, to officiate, in addition to his own duties, as Judge of the Courts of Small Causes at Kishnaghur and Ranaghat, during the absence, on leave, of Mr. Robert Mason Towers, or until further orders.

#### LEAVE OF ABSENCE.

*The 17th February 1871.*—Surgeon Alfred Adams Mantell, M.D., Civil Surgeon of Burdwan, is allowed the usual subsidiary leave of absence, preparatory to proceeding to Europe on furlough on Medical Certificate.

*The 18th February 1871.*—Captain Alfred Reginald Wilkinson, Personal Assistant to the Inspector-General of Police, is allowed subsidiary leave from the 22nd ultimo to the 10th instant, to enable him to rejoin his appointment on his return from furlough.

Baboo Koonjolall Banerjee, one of the Judges of the Calcutta Court of Small Causes, for six weeks, under Financial Notification No. 3622, dated the 22nd December 1865.

*The 20th February 1871.*—Mr. John Lambert, District Superintendent of Police, Patna, for one month, from the 13th instant, under paragraph 16 of the Uncovenanted Service Absentee Rules.

Captain William Leicester Nathornal Knyvett, District Superintendent of Police, Moorshedabad, is allowed leave for three months in India, under the Military Furlough Rules of 1868, from the 1st proximo, or any subsequent day within one month of that date on which he may avail himself of it.

*The 21st February 1871.*—Mr. Francis Tucker, Judge of Dinagepore, is allowed subsidiary leave for a period not exceeding thirty days, preparatory to retiring from the service.

Mr. Alexander Vansittart Knyvett, Officiating District Superintendent of Police, Chittagong, for one month and fifteen days, under Financial Notification No. 3622, dated the 22nd December 1865, from the 8th proximo, or any subsequent day within one month of that date on which he may take the leave.

Mr. Robert Mason Towers, Officiating Judge of the Small Cause Courts at Kishnaghur and Ranaghat, for one month, under the Financial Resolution No. 2749, dated the 24th September 1867.

#### NOTIFICATION.

*The 21st February 1871.*—Mr. Robertson Francis Home Pughe, of the Police, having returned from Europe on the 15th instant, the unexpired portion of his leave is cancelled.

A. EDEN,

Secy. to the Govt. of Bengal.

#### NOTIFICATION.

*The 18th February 1871.*—In supersession of the Notification of the 16th March 1870, published in the *Calcutta Gazette* of the 30th idem, page 690, it is hereby notified, for general information, that the Thannah, situated at Keraneegunge, is removed to Naraingunge on the west bank of the Lakhya River, and that the out-post at Naraingunge is removed to Keraneegunge. The portion east of River Lakhya, which was transferred from Thannah Naraingunge to Thannah Roopgunge, is restored to the former. The jurisdiction of the Naraingunge Thannah shall consist of this portion (east of the Lakhya River) and the tract which is bounded on the North by the northern limits of Villages "Simracl," "Shidheergunge," "Khoord-Ghosepara," "Bhoceegur," "Deoolpara," and "Pagla," on the West by River Boorygunga; on the South by River Dullasery, and on the East by the Lakhya River. The Keraneegunge out-post will be subordinate to the new Lalbag Thannah, which will comprise the island of Puschindee (this includes Keraneegunge), the out-posts of Toongee and Lalbag, and the part of Fureedabad not transferred to Naraingunge. The tract surrounded by the Rivers Nowadee, Dullasery, and Megna, which has been excluded from Thannah Naraingunge, shall remain attached to Thannah Rajabaree (stationed at Moonshieegunge).

The Thannahs Naraingunge and Lalbag (the jurisdictions of which shall be as explained above) will remain in the Dacca or Sudder Sub-division.

The Fureedabad out-post is abolished.

The Police station of Roopgunge will be at Roopgunge and not at Moorapara.

A. EDEN,

Secy. to the Govt. of Bengal.

#### NOTIFICATION.

*The 16th February 1871.*—Under Section 16, Act II. (B.C.) of 1867 (an Act to provide for the punishment of gambling and the keeping of common gaming houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of the Act to the town of Barh, in the District of Patna.

A. EDEN,

Secy. to the Govt. of Bengal.

#### NOTIFICATION.

*The 16th February 1871.*—Under the authority vested in him by Act IV. (B.C.) of 1864, the Lieutenant-Governor of Bengal is pleased to transfer pergunnahs "Bilonjeh" and "Jupla" from the Civil, Criminal and Revenue Jurisdiction of District "Gya" in the Patna Division to that of District "Lohardugga" in the Chota Nagpore Division. The pergunnahs thus transferred will be attached to the "Palamow" Sub-division of the latter District.

The western boundary of District "Gya" and Sub-division "Aurangabad," from the village of "Thengo" to that of "Khopurmunda," will follow the western limit of pergunnah "Kootumbh;" and the western and southern boundaries of Thannah "Nubeenuggur" will accord with those of the District and the Sub-division.

A. EDEN,

Secy. to the Govt. of Bengal.

The following Order, issued by the Government of India in the Home Department, is republished for general information:—

No. 237.—*Port William, the 17th February 1871.*  
*Judicial.*—Mr W. M. S. Maitland, M.A., received charge of the Office of Registrar of the High Court of Judicature at Port William in Bengal, Appellate Side, from Mr. F. B. Peacock on the forenoon of the 6th instant.

The following Order, issued by the Government of India in the Military Department, are republished for general information:—

No. 142.—*Port William, the 16th February 1871.*  
*The services of Surgeon J. Elliot, M.D., of the Medical Department, Garrison Surgeon, Agra, are placed temporarily at the disposal of the Government of Bengal.*

No. 150.—The undermentioned Officer is allowed furlough to Europe (Medical Certificate).  
*Surgeon Alfred Adams Mantell, M.D., of the Medical Department, for twelve months, under the Regulations of 1854.*

No. 165.—*The 17th February 1871.*—The undermentioned Officer is permitted to proceed to Europe on furlough of private affairs.  
*Surgeon Samuel Bowen Partridge, of the Medical Department, Professor of Surgical and Descriptive Anatomy, Medical College, Calcutta, for two years, under the Regulations of 1865.*

A. EDEN.

Secy. to the Govt. of Bengal.

#### NOTIFICATION.

*The 20th February 1871.*—It is hereby notified

Patna.	Alipora.
Gya.	Burrsaul.
Chhapra.	Farrukhpoor.
Matehri.	Mynpoor.
Arrah.	Chittagong.
Patna.	Bulwah.
Benares.	Cannullah.
Ban.	Balassore.
Barh.	Pooree.
Benares.	Serajgunge.
Benares.	Natore.
Benares.	Chun.
Benares.	Cuttack.
Benares.	Ranaghat.
Benares.	Khusha.
Benares.	Rampore Haat.

that, in the exercise of the power vested in him by Section 29 of Act VI of 1871 (The Bengal Civil Courts Act), the Lieutenant-Governor of Bengal has been pleased to vest the Moonsiffs at the stations noted in the margin with the powers of a Judge of

a Small Cause Court, for the trial of suits cognizable by such Courts, up to the limit of Rs. (50) fifty. The local limits within which they shall exercise these powers shall correspond with the limits of their respective moonsiffce jurisdictions.

A. EDEN,

Secy. to the Govt. of Bengal.

#### DECLARATION.

*The 20th February 1871.*—Whereas it appears to His Honor the Lieutenant-Governor of Bengal that land is required to be taken up by Government for a public purpose, viz., for the construction of the Police Station at Chooadangah, it is hereby declared that, for the above purpose, a plot of land, measuring 1 beegah, 10 cottahs, more or less, situated in the Talook of Chooadangah in pergunnah Shaajal, is required.

The land is bounded on the North by Meherpore sudder road; on the East by Jumai land of Naki Mullick and Khoshal Mullick; and on the South by the Jumai land of Naki Mullick and Khoshal Mullick; and on the West by the Local Fund Road, being the property of Wahid Ally Joardar, Kijamuddeen Joardar, Khelaffut Hossein Joardar, Hurmattun Nissa Bibi, Abjan Nissa Bibi, Zebidon Nissa Bibi, and Mir Julfakar Ally, of village Chooadangah, Zillah Nuddea.

This Declaration is made, under Act X. of 1870, to all whom it may concern.

A. EDEN,

Secy. to the Govt. of Bengal.

#### Public Works Department.—Bengal.

##### ESTABLISHMENT.

No. 34.

*The 15th February 1871.*

*Leave of Absence.*—Captain H. McV. Crichton, B.A., Executive Engineer, Second Grade, Officiating Garrison Engineer, Port William, for one month, preparatory to proceeding on furlough to Europe on private affairs.

No. 35.

*The 20th February 1871.*

*Transfer.*—Mr. J. W. Brassington, Assistant Engineer, Second Grade attached to the Nuddea (Local) Rivers Division, is transferred from the Local to the Imperial Establishment, and posted to the Second Presidency Division.

No. 36.

*Appointment.*—Mr. C. A. James, to be an Accountant, Fourth Grade, and Divisional Accountant of the Third Presidency Division.

Mr. James joined the above appointment on the 12th December 1870, afternoon.

No. 37.

*Transfer.*—Baboo Sreekisto Bose, Accountant, Fourth Grade, attached to the Rajshahye Division, is transferred from the Imperial to the Local Establishment, and posted to the Nuddea (Local) Rivers Division as Divisional Accountant.

No. 38.

*The 21st February 1871.*

*Appointment.*—Corporals W. Monks and W. Pearson, Probationary Overseers, First Grade, attached respectively to the Upper and Lower Assam Divisions, are permanently appointed to the Upper Subordinate Establishment in that Grade.

J. E. T. NICOLLS, Col., R.E.,

Secretary to the Govt. of Bengal,

P. W. D.

#### IRRIGATION.

##### ESTABLISHMENT.

##### NOTIFICATION.

No. 42.

*The 21st February 1871.*

Mr. C. E. Livesay, Assistant Engineer, Third Grade, attached to the Dehree Division, having passed the prescribed examination, is promoted to the Second Grade, with effect from the 22nd September 1870.

No. 43.

Mr. J. Whitefield, Executive Engineer, Third Grade, to officiate as Executive Engineer of the 24-Pergunnahs Division, of which he assumed charge on the forenoon of the 2nd February 1871.

No. 44.

*Transfer.*—Corporal S. Crawshaw, Overseer, First Grade, from the Sasseram Division to the Dehree Division, which he joined on the forenoon of the 9th February 1871.



No. 45.

**Leave.**—Mr. T. H. Girling, Overseer, First Grade, attached to the Dehree Division, for ten days on Medical Certificate, under Sections 11 and 20 of the revised Uncovenanted Service Absentee Regulations, with effect from 31st December 1870.

No. 46.

Baboo Nilmadhub Deb, Accountant, Fourth Grade, rejoined the Cossye Division on the 9th January 1871.

• Government of Bengal, Public Works Department, Irrigation Branch, Notification No. 149, dated 10th November 1870.

The unexpired portion of the privilege leave granted to him in the order marginally noted is hereby cancelled.

J. F. STODDARD, *Lt.-Col., M.S.C.,*  
*Asst. Secy. to the Govt. of Bengal, P. W. Dept., Irrigation Branch.*

### Circular Order by the High Court of Judicature at Fort William in Bengal.

From F. B. PEACOCK, Esq., Registrar of the High Court of Judicature at Fort William in Bengal, to all Zillah Judges,—(No. 4, dated Calcutta, the 2nd February 1871.)

#### CIVIL SIDE.

THE recent Circular Order dated 8th November 1870, No. 32, by which new forms of Annual Statements are prescribed, having provided no form for the submission of the Annual Reports, the following directions are now issued for the guidance of all Zillah Judges in super-session of previous orders on the same subject:—

#### I. Report on the Administration of Civil Justice.

This report will present the main features of the year's administration under the heads, and in the Tabular shapes following:—

#### ORIGINAL JURISDICTION.

*Table showing the suits instituted, disposed of, and pending in the past year, as compared with the preceding year.*

	INSTITUTED.		DISPOSED OF.		PENDING.	
	1869.	1870.	1869.	1870.	1869.	1870.
Increase ...						
Decrease ...						

*Table showing suits commenced and suits disposed of in 1870, and pending at the close of that year in the various Courts of the district.*

	Commenced.	Disposed of.	Pending.
Judge			
Additional Judge			
Subordinate Judge			
Second Subordinate Judge			
Munsiff of ...			
Munsiff of ...			

NOTE.—A suit transferred to another Court is not thereby disposed of.

*Table showing number and value of suits of different kinds commenced in all Courts of the district in the past, as compared with the preceding year.*

DESCRIPTION OF SUITS.	No. in 1869.	No. in 1870.	Value, 1869.	Value, 1870.
Suits of Small Cause Court Class				
Rent Suits				
Other Suits				
Increase				
Decrease				

	DISPOSED OF.		PENDING.	
	1869.	1871.	1869.	1871.
Zillah Judge				
Additional Judge				
Subordinate Judge				
Second Subordinate Judge				
Munsiff of				
Munsiff				

	Completely.	Partially.	Amount realized.
Zillah Judge	...	...	...
Additional Judge	...	...	...
Subordinate Judge	...	...	...
Second Subordinate Judge	...	...	...
Moonseiff of ...	...	...	...
Moonseiff of ...	...	...	...

Table showing appeals from decisions in Original Suits instituted in the district, disposed of and pending in the past year, as compared with the preceding.

[illegible]

*Table showing the number of appeals preferred to Zillah Courts from each of the Subordinate Courts in the district, the ratio of appeals to decisions, the number of decisions affirmed, and ratio of affirmed to decided.*

Appeals from	Appeals preferred.	Ratio of appeals to decisions.	No. of decisions affirmed.	Ratio of affirmed to decided.
Subordinate Judge ... ..				
Second Subordinate Judge ... ..				
Small Cause Court Judge, with powers of Subordinate Judge. }				
Munsiff of ... ..				
Munsiff of ... ..				

Similar statements for miscellaneous appeals of all kinds.

Opposite observations as to increase or decrease of business, or the like, to accompany each table, where necessary.

These tables to be followed by a report on the condition of the judicial buildings, the records of the several Courts, the Judge's library, and the securities of those public Officers from whom security is required.

The character, qualifications, and official merits of the several Subordinate Judges and principal Ministerial Officers to be made the subject of a separate report, in which the work done by, and the result of appeals from, such Officers are to be analyzed and commented upon, only as aids to forming a judgment as to their respective deserts and fitness for promotion, or continuance in the public service. This, however, is not to debar Zillah Judges from recording in their Administration Reports any instance of special and distinguished merit on the part of any of their subordinates which they consider deserving of conspicuous mention, and entitling the person indicated to the favorable notice of the Court or of Government.

By order of the High Court,

(Sd.) F. B. PEACOCK,

Registrar.

*Rules for the admission and enrolment of Mooktears on the Appellate Side of the High Court.*

I. Persons who have hitherto practised as Mooktears on the Appellate Side of the High Court, and also persons desiring so to practise, may apply to be admitted and enrolled as Mooktears in the High Court.

II. No person so applying shall be admitted except he shall satisfy the Court as to his character and competency.

III. Every person so applying on being approved by the Court shall, before he is admitted and enrolled as a Mooktear, be required to give security in the sum of Rs. 2,000 for his honesty and good conduct; for his compliance with the rules and orders of the High Court; and for the faithful discharge of his duties towards the Court and his employers.

IV. Every person admitted and enrolled as a Mooktear of the High Court shall be at liberty—

(1.) To instruct Counsel or Vakeel;

(2.) To inspect the records of any Civil or Criminal case in which he is engaged as Mooktear, and, if necessary, to obtain copies of any papers or documents in order to the preparation of a brief or instructions for the Counsel or Vakeel employed, or to be employed, in the case;

(3.) To deposit in the Office money or securities on behalf of his clients;

(4.) To withdraw monies or securities deposited on account of his clients;

(5.) To receive back original or other documents filed in any case after the case shall have been completely disposed of;

(6.) And, generally, to do all other such duties on behalf of his clients as Mooktears are now, according to the existing practice in the Court, empowered to do.

Provided that no monies, securities, or documents, shall be handed out to any Mooktear except on production of a special or general Power-of-Attorney under the hand of his client and duly registered authorizing him to receive the same.



Mooktears within the first fortnight in January in every year, or on the occasion of taking out or renewing their certificates, shall be required to satisfy the Registrar as to the state of their securities.

(Sd.) J. P. NORMAN.  
 " G. LOCH.  
 " H. V. BAYLEY.  
 " F. B. KEMP.  
 " LOUIS S. JACKSON.  
 " J. B. PHEAR.  
 " E. JACKSON.  
 " F. A. GLOVER.  
 " D. N. MITTER.  
 " W. AINSLIE.  
 " G. C. PAUL.  
 " O. C. MOOKERJEE.

The 19th January 1871.

### VAKEELS

1. The rule of the 26th of November 1862, as to the attendance of Vakeels and striking out a case for non-attendance, is hereby repealed.

2. Every Vakeel engaged in any case shall be entitled to obtain from the Court office copies of the whole or any part of the proceedings and evidence in the case on depositing the estimated cost of such copies.

3. Every such copy shall be examined and certified as correct before it is issued from the office of the Court.

4. The charge for such copies shall be one rupee per 1,440 English words, and one rupee for 2,000 words in Bengali or Urdu.

5. When a Vakeel retained to appear and plead for any party to a suit or appeal is prevented by sickness or engagement in another Court from appearing and conducting the case of his client, he may appoint another Vakeel to appear in his place, so that his client may not be unrepresented at the hearing; and the Court, if it see no reason to the contrary, may allow the argument to proceed in the absence of the Vakeel or Vakeels originally engaged.

6. In any case in which the party employing a Vakeel or his Agent after due notice fails to pay the amount of the estimated costs for preparing briefs containing the papers connected with the case on appeal necessary to enable the Vakeel to conduct the case properly, the Vakeel or Vakeels after notice to such party or his Agent and by leave of the Court may withdraw from the case.

A Vakeel may also, for any other sufficient cause, or after such notice to his client as may enable him to appoint another Vakeel, by leave of the Court, but not otherwise, and on such terms as the Court shall order as to refunding any fees he may have received, withdraw from the further conduct of the case.

A list of all appeals filed shall be made out weekly, and a copy thereof hung up in the library.

In such list the number of the appeal, the names of the parties and of the Vakeel who filed the appeal, shall be given.

(Sd.) J. P. NORMAN.  
 " G. LOCH.  
 " H. V. BAYLEY.  
 " F. B. KEMP.  
 " LOUIS S. JACKSON.  
 " J. B. PHEAR.  
 " E. JACKSON.  
 " F. A. GLOVER.  
 " D. N. MITTER.  
 " W. AINSLIE.  
 " G. C. PAUL.  
 " O. C. MOOKERJEE.

The 19th January 1871.

## Revenue Survey Department.

No. 37.

*Leave of Absence.*—MR. ROBERT B. SMART, Assistant Revenue Surveyor, Second Grade, attached to the First Division, Lower Provinces, from the 7th November 1870 to the 27th January 1871, under Financial Department Resolution No. 2426, dated 8th June 1863, paragraph 6.

JOHN MACDONALD, Major,  
Offg. Supdt. of Revenue Surveys,  
CALCUTTA, Lower Circle.  
The 14th February 1871. (F)

## Revenue Survey Department.

No. 38.

The leave of absence, from 7th November 1870 to 27th January 1871, granted in Notification No. 37, dated 14th instant, to Mr. Robert B. Smart, Assistant Revenue Surveyor, Second Grade, attached to the First Division, Lower Provinces, is commuted to privilege leave under Financial Department Resolution No. 3622, dated 22nd December 1865.

JOHN MACDONALD, Major,  
Offg. Supdt. of Revenue Surveys,  
CALCUTTA, Lower Circle.  
The 17th February 1871.

## Revenue Survey Department.

No. 39.

*Leave of Absence.*—MR. L. G. HILL, Assistant Revenue Surveyor, First Grade, attached to the First Division, Lower Provinces, for three months, on medical certificate, from the 10th instant, under paragraph 6 of Financial Department Resolution No. 2426, dated 8th June 1863.

JOHN MACDONALD, Major,  
Offg. Supdt. of Revenue Surveys,  
CALCUTTA, Lower Circle.  
The 20th February 1871.

## Notice.

BABOO RAMLAL BANERJEE, Head Clerk of the Jessore Small Cause Court, has been appointed Serishtadar of the Judge's Court, Jessore.

H. B. LAWFORD,  
JESSORE, Judge.  
The 15th February 1871.

## Notice.

MR. JOSEPH POSFORD, the Assistant Collector, has been placed in charge of the Sylhet Treasury, and authorized to draw bills on all public treasuries.

F. B. SIMSON,  
CACHAR, Commissioner.  
The 14th February 1871. (F)

## Notification.

BABOO JADUB CHUNDER GHOSE, Deputy Collector, has been placed in charge of the Bancoorah Treasury, and is authorized to draw bills on other treasuries.

C. T. BUCKLAND,  
Commissioner.  
COMM'R.'S OFFICE, BURDWAN DIVN.,  
The 6th February 1871. (F)

## Opium Notification.

No. 59C.

NOTICE is hereby given that the Third Sale of Opium, the provision of 1869-70, will be held at the Government Opium Sale Room, No. 2, Bankshall Street, on Friday the 3rd March 1871, at 11 A.M., and will comprise 4,330 Chests, viz. :—

	Chests.
Behar Opium	... 2,665
Bénares "	... 1,665
Total	... 4,330

2. The general conditions of the sale now advertized will be the same as usual: they may be ascertained by reference to the Notification issued on the 31st October 1870, and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 8th and 18th March, respectively; that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Wednesday, the 8th March 1871, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Saturday, the 18th March 1871.

4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :—

Dates.	Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Tuesday, 4th April 1871	2,065	1,065	4,330
On or about Thursday, 4th May "	2,065	1,065	4,330
On or about Monday, 5th June "	2,065	1,065	4,330
On or about Thursday, 6th July "	2,065	1,065	4,330
On or about Friday, 4th August "	2,065	1,065	4,330
On or about Monday, 4th Sept. "	2,065	1,065	4,330
On or about Monday, 2nd October "	2,065	1,065	4,330
On or about Thursday, 2nd Nov. "	2,065	1,065	4,330
On or about Monday, 4th Dec. "	2,065	1,065	4,330
Total	23,065	14,965	38,970

By Order of the Board of Revenue, L. P.,

R. L. MANGLER,  
FORT WILLIAM, Offg. Secretary.  
The 31st January 1871.

## Notice.

UNCOVENANTED DEPUTY COLLECTOR MR. E. B. FISHER has been placed in charge of the Moorshedabad Treasury, and authorized to draw bills on other treasuries.

E. W. MOLONY,  
Commissioner.  
COMM'R.'S OFFICE, RAJSHAHYE DIVN.;  
Camp Bhauleah,  
The 3rd February 1871. (F)

RETAIL PRICES OF FOOD AS REPORTED TO GOVERNMENT DURING THE WEEK  
ENDING 18TH FEBRUARY 1871.

Number of Sars of 80 Toiana weight retailed for a Rupee

AT	Date of Return from District.	CLEANED RICE IN ORDINARY USE.			PILS IN ORDINARY USE.			WHEAT		ATTAR.		JANNA JOWAR AND OTHER GRAINS.	
		Dearest sort.	Cheapest sort.		Dearest sort.	Cheapest sort.		Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.
			Average rate of the three or four preceding years.	Present price.		Average rate of the three or four preceding years.	Present price.						
Districts in which the prices are same or nearly the same.													
Kamroop	12th Feb. 1871	10	20	20	18	13	16	13	13	6	10	•	•
Nowgong	13th "	10	18	16	10	20	10	•	•	4	4	•	•
Seemangor	4th "	5	6	16	7	7	10	12	10	5	5	•	•
Dhangulpore	14th "	26½	31½	27½	26½	47½	29	27½	20	20½	20½	59½	37½
Deoghur	13th "	8	•	28	10	•	18	•	20	•	16	•	40
Hodda	13th "	30	27½	38	14	23½	16	16	14	12½	10	42½	30
Sya-Doomka	13th "	28	22	30	16	13	20	12	16	9	12	35	65
Rajmehal	13th "	19	26	30	12	17½	24	18½	32	12½	18	39½	40
Bancoorah	11th "	23½	28	27	14½	17½	20	16½	18½	11½	13½	36	33
Beerbhoom	13th "	25½	25½	31	•	17½	16½	17	26	11½	12	37	35
Howrah	14th "	13	20	19	14	19	16	17	16	11	9	•	•
Midnapore	11th "	24	24	28	11	17	14	10	10	10	7	•	•
Chittagong	13th "	16	22	22	6	11½	13	13	10	8½	10	•	•
Tipperah	12th "	22	29	26½	7½	17	16	10½	14	5½	7	•	•
Hazareebaugh	13th "	12	21½	24	12	12	22	20½	20	13½	12	29	33
Mannbhoom	10th "	10	30	32	14	24	18	16	15	12	9½	•	•
Singbhoom†	6th and 13th Feb. 1871.	20	33	48	16	23	32	16	18	10	10	•	•
Balasore	14th Feb. 1871	16	24	34	10½	17	22	8	13	7	9	•	•
Cuttack	13th "	17	20	26	18	19	28	7½	12	5	9	•	•
Buckergunge	13th "	16	22½	21½	11½	16	12	•	13	7½	7	•	•
Cachar	13th "	20	28	26½	11½	11½	13½	10½	13½	6½	6½	•	•
Onca	13th "	20	25½	22	13	21½	14	14	11	7½	7	•	•
Furzedpore	13th "	14	21	29	20	26	26	20	18	8	7	•	•
Wymonsingh	13th "	20	24	24	8	16½	14	12	18	7	7½	•	•
Jessore	13th "	20	24½	25½	13½	18½	20	15½	14½	8½	9	•	•
Nuddea	13th "	20½	24½	22½	24½	23½	24½	24½	20	12½	11½	•	•
Chumpran	13th "	24	21	25	16	17	19	20	24	17	18	22	25
Shanabad	13th "	15	20	23	19	21	23	18	22	14	18	24	29
Tirhoot	11th "	20	19	24	20	18	21	19	22½	14	16	35	35
Bograh	13th "	20	29	34	8	13½	11	19	15	8	8	•	•
Dinagapore	13th "	30	29½	36	12½	18½	15	12½	17½	10½	14	•	•
Pubna	13th "	22½	24	24	8	32	30	19½	20	10½	10	•	•
Darjeeling	13th "	6	12	16	6	7	7	5½	5½	5	5	20	26½
Districts in which all or most articles are cheaper.													
Luckimpore	6th Feb. 1871	6	12½	18	6	9½	9	7½	10	6	5½	•	•
Maldah	13th "	29	25	30	20	27½	22	16	27½	13½	21	•	•
Rajahmlye	14th "	16½	27½	28½	13½	18½	24	22½	24½	12	13½	•	•
Districts in which all or most articles are dearer.													
Saran	13th Feb. 1871	17	16½	21	25	19	30	17½	21	13½	15	13½	27
Kungpore	13th "	18	27½	25½	6½	16½	15	19½	15	9½	6½	•	•
Districts in which some articles are dearer and some cheaper.													
Durrug	6th Feb. 1871	6	21	21	8	12	12	•	8	4	6	•	•
Moughyr	13th "	15	20½	27	13	16	25	10	26	11½	21	22½	31
Burdwan	13th "	26	22½	27	14½	21	24	15	19½	9	13	•	•
Houghly	13th "	15	18½	20	12	18½	18	14½	19	•	11	8	14
Bulloah	13th "	19	27	25	8	11	13	•	•	5	5	•	•
Selhet	10th "	19	31½	24½	11½	18½	16	10½	16	7½	7½	•	•
24-Pergunnahs	16th "	17½	20	21½	16	11½	15½	9½	16	7	10	13½	20
Gya	13th "	21	23½	23½	22	29	23	20½	23½	16½	18	30½	32½
Moorshednabad	13th "	24	24	26	13	19½	24	19	24	15	14	15	•

• Information not supplied.

† Both returns received during the week under report.

PUBLISHED for general information,

PORT WILLIAM,  
The 21st February 1871.H. S. BRADON,  
Offg. Under-Secy. to the Govt. of Bengal.

## Commissioners for making improvements in the Port of Calcutta.

## NOTICE.

With reference to the Schedule of charges to be levied on goods landed from, or shipped on vessels not being sea-going vessels, using the inland vessels' Wharf between Aheerettollah and Juggernath Ghâts and the Wharf between No. 6 Jetty and Colvin's Ghât, published in the *Calcutta Gazette* of the 21st December 1870, the following Supplementary List sanctioned by the Lieutenant-Governor is published for general information:—

## SCHEDULE B.

## SUPPLEMENTARY LIST.

A rate of two annas per ton will be levied on all goods landed from, or shipped on vessels not being sea-going vessels, using the inland vessels' Wharf between No. 6 Jetty and Colvin's Ghât, and the Wharf between Aheerettollah Ghât and Juggernath Ghât.

As regards the following classes of goods, the ton shall be reckoned at the respective weights and measurements hereunder appended to each class of goods; that is to say:—

Coir Matting	...	5 rolls to the ton.
Coir Yarn	...	25 bundles
Copprah (Cocoanut Kernels)	...	5 robbins
"	...	15 bags
Chussam, screwed	...	2 bales
" loose	...	5 maunds to the ton.
Bales of Gunny Bags	...	8 bales of 250 each.
Loose Bags, in bales of 50 or 25	...	600 bags to the ton.
Camphor	...	8 cases to the ton.
Bullocks	...	Each as one ton.
Gunny Cloth	...	2 bales to the ton.
Rags	...	5 " " "
Munjit	...	5 " " "
Red Wood (in pieces)	...	100 pieces " "
Horn	...	500 " " "
Bundles of Fishing Poles	...	4 bundles " "
Sugarcandy	...	10 cwt. " "
Earthenware Jars, Native	...	100 Jars " "
Horses	...	Each as one ton.
Carriages of 4 Wheels	...	" as two tons.
" of 2	...	" as one ton.
Sago, per bag	...	14 bags to the ton.
China Preserves...	...	5 cases "
Iron Tanks, empty	...	2 tanks to the ton.
Rope, Coir, in Coils	...	5 coils per ton.
" Jute	...	10 " " "
Flour in Barrels	...	7 barrels "
Biscuit	...	14 " "
" in bags	...	14 " "
Bran	...	27 bags "
Barrels, empty	...	14 to the ton.
Ginger, in boxes	...	6 " "
" in bags	...	10 " "
" in pockets	...	50 " "
Dates, dry, in large mat bags	...	4 " "
" wet	...	10 " "
Sulphur, in cases	...	6 " "
Kerosine Oil, in cases of 4 tins	...	5 cases to the ton.
Red Earth, in bags	...	20 bags to the ton.
Indian Rubber, in bags of 1 cwt.	...	15 per ton.
Loose: { Buffalo Hides	...	100 "
" { Cow Hides	...	150 "
" { Goat and Sheep Skins	...	300 "
Iron	...	20 cwt.
Rice, loose, in boats	...	20 "
Gram	...	20 "
Dall	...	20 "
Linseed	...	20 "
Linseed in pockets	...	55 pockets to the ton.
Paper, in reams, loose	...	4 cwt. per ton.
Gum Dammer	...	5 cases "
Cocoons	...	2 bales to the ton.
Safflower	...	2 " " "

By order of the Commissioners,  
WM. DUFF BRUCE, Vice-Chairman.



## Commissioners for making Improvements in the Port of Calcutta.

## NOTICE.

UNDER SECTION 69 OF ACT V. (B.C.) OF 1870.

THE following Packages landed at the Jetties from the undermentioned Ships have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the Owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act :—

Date of removal to Import Warehouse.	No., mark, and description.	Consignees.	Ships.
1871.			
Feb. 1st ...	7 Cases, W G	... Gisborne & Co.	City of Oxford.
" 1st ...	3 Cases, [W] S S	... Order	Ditto.
" 1st ...	7 Cases, [ ]	... Ditto	Ditto.
" 1st ...	12 Cases, [K]	... Ditto	Ditto.
" 2nd ...	1 Parcel, W C	... Gisborne & Co.	Ditto.
" 2nd ...	1 Case sample, W W R	... Gladstone, Wyllie & Co.	Ditto.
" 2nd ...	1 Parcel, [W] S S	... Order	Ditto.
" 2nd ...	1 Case, [R] W Q	... W. M. Reed & Co.	Ditto.
" 2nd ...	22 Cases, [ ]	... Order	Ditto.
" 2nd ...	1 Case, [H E W C] S	... Ditto	Ditto.
" 2nd ...	1 Case, [H E W] S T	... Ditto	Ditto.
" 2nd ...	1 Case, [H E W] S 2	... Ditto	Ditto.
" 2nd ...	1 Case, [B. I. S. N. & Co., P W]	... Ditto	Ditto.
" 2nd ...	2 Cases, [B. I. S. N. & Co., J]	... Ditto	Ditto.
" 2nd ...	6 Shovels, [B. I. S. N. & Co., T W]	... Ditto	Ditto.
" 2nd ...	6 Coils, [B. I. S. N. & Co., N]	... Ditto	Ditto.
" 2nd ...	4 Cases, B W W R	... Gladstone, Wyllie & Co.	Ditto.
" 2nd ...	1 Cask, [R B W & Co.]	... M. Mackenzie & Co.	Ditto.
" 2nd ...	14 Cases, [B] G	... G. Arbuthnot & Co.	Ditto.
" 2nd ...	4 Cases, [A] C	... Ditto	Ditto.
" 2nd ...	1 Case, [ ] W E L	... J. Nicol	Ditto.
" 2nd ...	6 Bales, [A] C	... G. Arbuthnot & Co.	Ditto.
" 2nd ...	1 Bale, [S H M]	... Order	Ditto.
" 2nd ...	1 Parcel, [ ] W E L	... J. Nicol	Ditto.
" 3rd ...	11 Bales, [A] C	... G. Arbuthnot & Co.	Ditto.
Jan. 30th ...	1 Cask, S. C. M. & Co.	... S. C. Mullick	Herford.
Feb. 3rd ...	1 Cask, S. C. M. & Co.	... Ditto	Ditto.
" 3rd ...	2 Crates, [C]	... T. E. Thomson & Co.	Ditto.
" 3rd ...	4 Casks, S. C. M. & Co.	... S. C. Mullick	Ditto.
" 3rd ...	1 Case, [M] N K	... Order	Ditto.
" 3rd ...	33 Weights, C B G	... Ditto	Ditto.
" 3rd ...	2 Casks, no mark	... Ditto	Ditto.
" 3rd ...	4 Pipes [C]	... T. E. Thomson & Co.	Ditto.
" 3rd ...	3 Pipes	... Ditto	Ditto.
" 3rd ...	4 Bundles Pipes	... Ditto	Ditto.
" 3rd ...	6 Bowls	... Ditto	Ditto.
" 3rd ...	6	... Ditto	Ditto.
" 3rd ...	7	... Ditto	Ditto.
" 4th ...	20 Cases, P P C	... P. Pyne & Co.	Ditto.
" 4th ...	12 Cases Slates [C]	... T. E. Thomson & Co.	Ditto.
" 4th ...	7 Bundles Jute	... Order	Ditto.
Jan. 28th ...	3 Cases, D. S. & Co.	... Ditto	Rowfell.
" 28th ...	3 Cases	... Ditto	Ditto.
" 30th ...	1 Bale [L] P	... Ditto	Ditto.
" 30th ...	1 Truss	... Ditto	Ditto.
" 30th ...	1 Parcel, addressed	... Rallie Mavorajani	Ditto.
" 27th ...	1 Case, [J M]	... Order	Excelsior.
" 27th ...	1 Case, [65] A. B. & Co.	... Ditto	Ditto.
" 27th ...	1 Case [D] B S	... Ditto	Ditto.
" 27th ...	1 Case, [B] G R M	... Ditto	Ditto.
" 27th ...	1 Case, [H. H. & Co.]	... F. H. Hathway	Ditto.
" 27th ...	3 Cases, [R N] A. B. & Co.	... W. H. Fitze & Co.	Ditto.
" 27th ...	1 Case, [M S M]	... G. Arbuthnot	Ditto.
" 27th ...	1 Case, [M Y] A B	... Order	Ditto.
" 27th ...	1 Case, O E	... Ditto	Ditto.
" 27th ...	1 Case, G D	... Ditto	Ditto.
" 27th ...	1 Case [G R] M	... Peel, Ross & Co.	Ditto.
" 27th ...	1 Case, [840] R	... Order	Ditto.

Date of removal to Import Warehouse.		No., mark, and description.	Consignees.	Ships.
1871.				
Jan.	27th	1 Case, [94] L C J	... Order	Excelsior.
"	27th	1 Case, [A R C]	... Ditto	Ditto.
"	27th	1 Case, G D	... Ditto	Ditto.
"	27th	6 Bales, [B M N]	... Ditto	Ditto.
"	27th	2 Bales, [T D T C]	... Ditto	Ditto.
"	27th	7 Bales, [G & B] S	... Ditto	Ditto.
"	27th	1 Case, [C & B] S E C S	... Ditto	Ditto.
"	27th	1 Case, [H K B] A B	... Mahmed Jhahur	Ditto.
Feb.	2nd	2 Cases, P L	... C. Brothers	Salina.
"	2nd	2 Cases, [H & Co.]	... Hamilton & Co.	Ditto.
"	2nd	1 Case	... Black & Murray	Ditto.
"	2nd	1 Case, [S K D N]	... Order	Ditto.
"	2nd	1 Case, [S W] C	... A. Yule & Co.	Ditto.
"	2nd	1 Case, [L. S. & Co.]	... Order	Ditto.
"	2nd	1 Case, [A H D] A. B. & Co.	... Ditto	Ditto.
"	2nd	1 Case, L. S. & Co.	... Ditto	Ditto.
"	2nd	1 Sample, [S] A	... Hoare, Miller & Co.	Ditto.
"	2nd	3 Cases, G D C	... Order	Ditto.
"	2nd	4 Cases, [B. & Co.] E L B	... Ditto	Ditto.
"	2nd	7 Cases, [A W N]	... Ditto	Ditto.
"	2nd	1 Case, [G. C. D. & Co.]	... Ditto	Ditto.
"	2nd	2 Cases, S. M. and Co.	... S. C. Mullick	Ditto.
"	2nd	1 Case	... Balmer, Lawrie & Co.	Ditto.
"	2nd	2 Cases, [S. & Co.]	... Hamilton & Co.	Ditto.
"	2nd	2 Cases, [A P L]	... Order	Ditto.
"	2nd	1 Case, [W N]	... Watts & Co.	Ditto.
"	2nd	2 Cases, [J D]	... Order.	Ditto.
"	2nd	2 Cases, [A] B	... Ditto	Ditto.
"	2nd	1 Case, [M] A. B. & Co.	... W. H. Fitze & Co.	Ditto.
"	2nd	1 Case, [A W N]	... Order	Ditto.
"	2nd	1 Case, M S S	... Ditto	Ditto.
"	2nd	2 Cases, [No.] H A B C	... Ditto	Ditto.
"	2nd	2 Cases, [64] B. B. & Co.	... Ditto	Ditto.
"	2nd	1 Case, [R] M M [R]	... Ditto	Ditto.
"	2nd	1 Case, G M S, K M D	... Ditto	Ditto.
"	2nd	3 Cases, S N	... Ditto	Ditto.
"	2nd	1 Case [B. L. & Co., N]	... B. Law & Co.	Ditto.
"	2nd	4 Cases, [B]	... Order	Ditto.
"	2nd	13 Cases, [W G D T V]	... G. Arbuthnot & Co.	Ditto.
"	2nd	7 Cases, [B]	... Order	Ditto.
"	2nd	2 Cases, M S S	... Ditto	Ditto.
"	2nd	1 Case, [B]	... Ditto	Ditto.
"	2nd	3 Casks, [X]	... Ahmuty & Co.	Ditto.
"	2nd	1 Cask, [A W N]	... Order	Ditto.
Jan.	27th	10 Cases, K M N	... R. M. Noygee	Poonah.
"	27th	2 Cases, R. D. M. & Co.	... K. M. Doss	Ditto.
"	27th	2 Cases, L. B. & Co.	... Order	Ditto.
"	27th	9 Cases, H H	... H. Woodeen	Ditto.
"	27th	1 Case, [P] S. C. D. & Co.	... S. C. Dutt	Ditto.
"	27th	3 Cases, S. C. M. & Co.	... S. C. Mullick	Ditto.
"	27th	2 Cases, [63] A. B. & Co.	... W. H. Fitze & Co.	Ditto.
"	27th	2 Cases, [G M] A. B. & Co.	... Order	Ditto.
"	27th	1 Case, [D & W I T]	... M. Lyall & Co.	Ditto.
"	27th	2 Cases, [J. A. & Co.]	... J. Anderson	Ditto.
"	27th	1 Case, [W]	... Order	Ditto.
"	27th	1 Case	... A. Stokes, Esq.	Ditto.
"	27th	1 Case, no mark	... Order	Ditto.
"	27th	4 Cases, [P. & Co.]	... Payne & Co.	Ditto.
"	27th	1 Case, [D & T I W]	... M. Lyall & Co.	Ditto.
"	27th	1 Case, [W]	... Ditto	Ditto.
"	27th	2 Cases, [M]	... Peel, Ross & Co.	Ditto.
"	27th	6 Cases, [X]	... Ahmuty & Co.	Ditto.
"	27th	2 Crates, H H	... H. Woodeen	Ditto.
"	27th	1 Cask, [R. W. P. & Co.]	... Order	Ditto.
"	27th	10 Casks, [40] S. D. & Co.	... Ditto	Ditto.

Date of removal to Import Warehouse.	No., mark, and description.	Consignee.	Ships.
1871.			
Jan. 27th ...	1 Cask, [W T R]	... Order	Poonah.
" 27th ...	30 Bundles, [X]	... Ahmady & Co.	Ditto.
" 30th ...	1 Parcel, [H] H W	... Order	Bowfell.
" 4th ...	2 Cases, [E W N]	... Ditto	Salina.
Feb. 4th ...	3 Cases, R S D N	... Ditto	Ditto.
" 4th ...	3 Casks, [06] B. B. & Co.	... Ditto	Ditto.
" 4th ...	1 Cask, [P B] H. B. C. & Co.	... Ditto	Ditto.
" 4th ...	7 Casks, S C M	... Shit Chunder Mullick.	Ditto.
" 4th ...	2 Casks, [S K D. N	... Order.	
" 2nd ...	5 Casks, [G. W. W. & Co.]	... S. S. Sons & Co.	Ditto.
" 2nd ...	1 Cask, addressed	... Captain Hughes	Ditto.
" 2nd ...	2 Casks, [B & Co.] P B	... Order	Ditto.
" 2nd ...	1 Cask, Addressed	James Melville	Ditto.
" 2nd ...	4 Casks, M S S	... Order	Ditto.
" 2nd ...	1 Cask, [B] D S V	... H. Sasson & Co.	Ditto.
" 2nd ...	1 Cask, S. S. & Co.	... 2nd Punjab Infantry	Ditto.
" 2nd ...	1 Cask, [P A G] A B	... Order	Ditto.
" 2nd ...	3 Casks, [R & Co.] A	... Ranken & Co.	Ditto.
" 2nd ...	1 Cask, addressed	... Captain E. B. Ward, 3rd Punjab	Ditto.
Jan. 28th ...	1 Case, [D] B S	... Order	Excelsior.
" 28th ...	1 Case, J T	... Ditto	Ditto.
" 28th ...	1 Sample, addressed	... W. Gordon & Co.	Ditto.
" 28th ...	2 Cases, [I R H Y]	... G. Arbutnot	Ditto.
" 28th ...	1 Sample, E S	... Order	Ditto.
" 28th ...	1 Sample, [A M S M]	... G. Arbutnot	Ditto.
" 28th ...	1 Sample, addressed	... Rallie Mavorajani	Ditto.
" 28th ...	1 Sample, addressed	... Schoene, Kilburn	Ditto.
" 28th ...	1 Sample, E S T	... Order	Ditto.
" 28th ...	3 Bales, [E T V]	... Ditto	Ditto.
Feb. 2nd ...	15 Bundles Hoop Iron	... Ditto	Ditto.
" 2nd ...	10 Bundles Hoop Iron, [S S K T]	... Schoene, Kilburn & Co.	Ditto.
" 2nd ...	2 Bundles Hoop Iron, [S J K T]	... Order	Ditto.
" 2nd ...	5 Bundles Hoop Iron, [D S K T]	... Schoene, Kilburn & Co.	Ditto.
" 2nd ...	7 Bundles Hoop Iron, [S T K T]	...	Ditto.
" 2nd ...	1 Case, [G & B] S E S	... Order	Ditto.
" 2nd ...	2 Casks, [H]	... Ditto	Ditto.
" 2nd ...	2 Casks, [G. & Co.]	... Gisborne & Co.	Ditto.
" 2nd ...	1 Case, [S W C]	...	Russia.
Feb. 11th ...	A quantity of Flat Iron	... Order	Durham.
" 9th ...	5 Cases, M	... Rentiers & Co.	Rajpoot.
" 9th ...	24 Cases, G. G.	... Order	Ditto.
" 9th ...	6 Kegs, [ ] M. & Co.	... Mackillecan.	Ditto.
" 9th ...	13 Packages, [R A C]	... Order	Ditto.
" 10th ...	7 Cases, L. R. & Co.	... Gopal Dass Sen	Ditto.
" 10th ...	1 Case, B D M C	... Order	Ditto.
" 10th ...	1 Case, M. K. & Co., C	... Ditto	Ditto.
" 10th ...	1 Case, D. S. & Co.	... Ditto	Ditto.
" 10th ...	1 Case, B C D, J H	... Ditto	Ditto.
" 10th ...	7 Cases, addressed	... John Oliver	Ditto.
" 10th ...	2 Cases, [ ] M. & Co.	... Order	Ditto.
" 10th ...	4 Cases, [G. C. D. & Co.]	... Ditto	Ditto.
" 10th ...	3 Cases, [P A C]	... Chorrim & Co.	Ditto.
" 10th ...	1 Case, [I] P. & Co.	... Order	Ditto.
" 10th ...	1 Sample, W E C	... Ditto	Ditto.
" 10th ...	1 Sample, [ ] C B F. or & Co.	... Ditto	Ditto.
" 10th ...	1 Sample, [J N F C]	... Ditto	Ditto.
" 10th ...	2 Cases, addressed	... J. H. Oliver	Ditto.
" 11th ...	35 Barrels, [G C R]	... Gerish Chunder Roy	Ditto.
" 11th ...	5 Barrels, B C D	... Order	Ditto.
" 11th ...	8 Barrels, [ ] J M & Co.	... Ditto	Ditto.
" 11th ...	2 Barrels, B P D	... Ditto	Ditto.
" 11th ...	1 Barrel, D. S. & Co.	... Ditto	Ditto.
" 11th ...	15 Barrels, [G C R]	... Gerish Chunder Roy	Ditto.
" 11th ...	1 Case, B C D	... Order	Ditto.
" 11th ...	5 Barrels, [R D C]	... Ditto	Ditto.
" 11th ...	158 Cases, G G	... Ditto	Ditto.

Date of removal to Import Warehouse.		No., mark, and description.	Consignees.	Ships.
1871.				
Feb.	11th ...	17 Cases, L R	... Gopaul Doss Sen	Rajpoot.
"	11th ...	17 Kegs, [ ] J. M. & Co.	... Order	Ditto.
"	11th ...	94 Cases, G G	... Ditto	Ditto.
"	11th ...	1 Sample, [Y]	... A. Yule & Co.	Ditto.
"	11th ...	1 Sample, [W. 4 F M]	... Turner, Morison & Co	Ditto.
"	8th ...	47 Cases, G M	... Order	Surrey.
"	8th ...	250 Cases, R A C	... Order	Ditto.
"	8th ...	6 Cases, G C D & Co.	... Ditto	Ditto.
"	8th ...	36 Cases, [20] P & Co.	... Payne, & Co.	Ditto.
"	8th ...	34 Cases, G. C. D. & Co.	... Order	Ditto.
"	8th ...	2 Cases, [37] A. J. & Co.	... Ditto	Ditto.
"	9th ...	37 Cases, [H C]	... Ditto	Ditto.
"	9th ...	1 Case, [L S N]	... Ditto	Ditto.
"	9th ...	46 Cases, [37] A. J. & Co.	... Ditto	Ditto.
"	9th ...	3 Cases, B P D	... Ditto	Ditto.
"	9th ...	4 Cases, [20] P. & Co.	... Payne & Co	Ditto.
"	9th ...	54 Cases, [37] A. J. & Co.	... Order	Ditto.
"	9th ...	1 Case, N C P	... Ditto	Ditto.
"	9th ...	1 Case, [N P]	... Ditto	Ditto.
"	9th ...	1 Case, [37] A. J. & Co.	... Ditto	Ditto.
"	9th ...	1 Case, [S A B] A B	... Order	Ditto.
"	9th ...	2 Bales, B M B	... Ditto	Ditto.
"	9th ...	2 Cases, [20] P. & Co.	... Payne & Co.	Ditto.
"	9th ...	1 Case, W B	... Order	Ditto.
"	9th ...	20 Crates, [20] P. & Co.	... Payne & Co.	Ditto.
"	9th ...	1 Case, K M N	... Order	Ditto.
"	9th ...	4 Cases, C C H	... Ditto	Ditto.
"	9th ...	1 Case, G D K	... Ditto	Ditto.
"	9th ...	19 Cases, [20] P. & Co.	... Payne & Co.	Ditto.
"	9th ...	50 Casks, [P. & Co.]	...	Ditto.
"	10th ...	32 Casks	...	Ditto.
"	10th ...	1 Cask, G M	... Order	Ditto.
"	10th ...	1 Case, [81] L C J	... Ditto	Ditto.
"	10th ...	1 Case, G. C. D. & Co.	... Ditto	Ditto.
"	10th ...	1 Case, C C H	... Ditto	Ditto.
"	10th ...	3 Cases, addressed	... Captain R. McCallan	Ditto.
"	10th ...	1 Parcel, [W F]	... J. Nicol Fleming	Ditto.
"	10th ...	1 Parcel, [J F C]	...	Ditto.
"	10th ...	13 Cases, H H	... Order	Ditto.
"		4 Cases, [R S] } Broken	... Ditto	Ditto.
"		1 Cask, H H	... Ditto	Ditto.
"		2 Casks, H H	... Ditto	Ditto.
"		3 Casks, G. C. D. & Co.	... Ditto	Ditto.
"		3 Casks, B P D	... Ditto	Ditto.
"		4 Casks, C C & H	... Ditto	Ditto.
"		2 Kegs, [X]	... Ahmuty & Co.	Ditto.
"	10th ...	4 Pieces of Iron	... Order	Ditto.
"	10th ...	53 Pieces Asphalt	... Ditto	Ditto.
"		1 Cask, [34] A. B. & Co.	... Ditto	Ditto.
"		1 Cask, [B. D. & Co.] S S S	... Beer Chand Dutt	Ditto.
"		2 Rolls Wire, no mark	... Order.	

CALCUTTA,

WM. DUFF BRUCE, Vice-Chairman.

The 13th February 1871.



## Commissioners for making Improvements in the Port of Calcutta.

## NOTICE.

Under Section 69 of Act V. (B.C.) of 1870.

THE following Packages, landed at the Jetties from the undermentioned Ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act :—

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1871.			
Feb. 13th ...	84 Pieces Bar Iron	Order	Hereford.
" 18th ...	18 Cases, [G] A M	Mohendra Nauth Dutt & Co.	Cardova.
" 18th ...	14 Bales, H D C	George Henderson & Co.	Ditto.
" 18th ...	1 Case, [R C]	Findlay, Hoys & Co.	Ditto.
" 18th ...	2 Bales, S C M	Order	Ditto.
" 18th ...	2 Cases, addressed	F. Forbes, Esq.	Ditto.
" 18th ...	2 Cases, [W. B. and Co.]	Williamson Brothers & Co.	Ditto.
" 18th ...	2 Bales, [F G] H	Order	Ditto.
" 18th ...	1 Case, [S & S] S M	Ditto	Ditto.
" 18th ...	1 Bale, [R M] C	Rallie & Mavorjani	Ditto.
" 18th ...	1 Case, S. & Co.	Scallan & Co.	Ditto.
" 18th ...	3 Samples, addressed	Peel, Ross & Co.	Ditto.
" 18th ...	1 Sample, H D C	George Henderson & Co.	Ditto.
" 18th ...	4 Casks, J C G	Graham & Co.	Ditto.
" 20th ...	3 Tub Steel, [J B G]	Order	Rajpoot.
" 18th ...	A quantity of Bar Iron	Ditto	Surrey.
" 18th ...	Ditto ditto	Ditto	Rajpoot.

CALCUTTA,  
The 20th February 1871.

WM. DUFF BRUCE, Vice-Chairman.

STATEMENT shewing the quantity of Salt in store available for exportation on private trade at each of the several Ports of Export in the under-mentioned Districts :—

Name of District.	Ports at which Salt is generally available for export on private trade.	Quantity remaining in store actually available for export on 1st Jan. 1871.	REMARKS.
		Indian Mds.	
Ganjam	Bavanapadu, at the Newpadah Salt Pan.	56,000	
Godavery	Cocanada	60,000	
Kistna	Nizampatam	42,000	
Nellore	Iskapalli	59,000	
Chingloput	Madras	67,480	
	Ennore	1,78,646	
	Covelong	...	
Tanjore	Negampatam	10,000	
Tinnevely	Katmarady	...	
	Tuticorin	1,15,100	
	Total	6,03,003	

N. B.—Salt for export will be supplied by Government at the rates specified in the Notifications, dated 21st March 1868 and 22nd April 1869, published at pages 737, Fort St. George GAZETTE, dated 24th March 1868, and 637, dated 27th April 1869.

REVENUE BOARD OFFICE;  
Madras,  
The 16th Jan. 1871.

H. E. STOKES,  
Acting Sub-Secretary.

PUBLISHED for general information.

By Order of the Board of Revenue, L. P.,

F. B. PEACOCK,  
Offg. Junior Secretary.

FORT WILLIAM,  
The 14th February 1871.

(F)

## Notification.

MR. W. G. BLACK, Deputy Collector, has been placed in charge of the Purneah Treasury from the 23rd instant, and has been authorized to draw bills on other treasuries.

SYED AMER HOSSEIN,  
Personal Asst. to Commissioner,

BHARGULPORE,  
The 25th January 1871.

(F)

## Notification.

MR. R. T. SEVESTRE, Deputy Collector, has been placed in charge of the Burdwan Treasury, and is authorized to draw bills on other treasuries.

C. T. BUCKLAND,  
Commissioner.

COMM.'s OFFICE, BURDWAN DIVN.,  
The 24th January 1871.

(F)

## Notice.

MR. W. R. JOHNSON, Deputy Collector, has been placed in charge of the Chittagong Treasury, and authorized to draw bills on other treasuries.

H. ULICK BROWN,  
Commissioner.

COMM.'s OFFICE CHITTAGONG,  
The 12th January 1871.

(F)

**NOTICE.**

The following Packages landed from the undermentioned Ships are lying unclaimed at the Custom House. If the Goods are not cleared on or before the dates stated against each item, they will be sold, under Section 57 of Act VI. of 1863, for the realization of duty, wharfage, and other charges:—

Date of Sale.	Mark or Address of Packages.	Ships.
1871, March 4th ...	1 Case, W. C. Lennett, Esq., Gonda, Oudh, East Indies	... Str. Surat.
" 4th ...	1 Chair, J. O'B. Saunders	... Ditto.
" 4th ...	1 Chair, R G T	... Ditto.
" 4th ...	8 Boxes, no mark	... Str. China.
" 4th ...	18 Pots, no mark	... Ditto.
" 4th ...	4 Brushes, no mark	... Ditto.
" 4th ...	1 Kilderkin, 93	... Lincoln.
" 11th ...	1 Case, [G & C R] [P O C S]	... Str. Mooltan.
" 11th ...	1 Case, [C]	... Ditto.
" 11th ...	1 Box, no mark	... Meinam.
" 11th ...	1 Truss, M C A R	... Breadalbane.
" 11th ...	1 Parcel, [G] A M	... Ditto.
" 11th ...	1 Parcel, C M. B P	... Ditto.
" 11th ...	1 Parcel, [M] Peel, Ross and Co.	... Ditto.
" 11th ...	1 Jar, no mark	... Hindoostan.
" 11th ...	1 Bag, no mark	... Ditto.
" 11th ...	{ 7 Pieces Crockery, no mark } 1 Sugar Basin, no mark	... Ditto.
" 11th ...	1 Parcel, Ralli and Mavorajani	... Blue Cross.
" 11th ...	1 Parcel, [F G] H	... Ditto.
" 18th ...	30 Bales, N P C	... Indian Empire.
" 18th ...	2 Cases, J. N. S. and Co.	... Ditto.
" 18th ...	{ 20 Bales } [S K M] 2 Parcels	... Ditto.
" 18th ...	20 Cases, [R A C]	... Ditto.
" 18th ...	11 Bundles, M and M	... Ditto.
" 18th ...	2 Cases, E O C	... Arabia.
" 18th ...	40 Cases, N. F. and Co.	... Ditto.
" 18th ...	1 Box, Dr. J. A. Cooper, Civil Surgeon, Hissar, per favour of Sib Chunder Dutt, No. 7, Council House Street, Calcutta	... Ditto.
" 18th ...	1 Parcel, W D F, D. Dutt and Nephews	... Ditto.
" 18th ...	1 Parcel, Mackinnon, Mackenzie and Co.	... Ditto.
" 18th ...	1 Case, K M	... City of Athens.
" 18th ...	1 Parcel, W D F	... Ditto.
" 18th ...	1 Parcel, [M C] Mackinnon, Mackenzie and Co.	... Ditto.

CALCUTTA CUSTOMS,  
The 21st February 1871.

J. A. CRAWFORD, *Collector of Customs.*

**NOTICE.**

The following Packages have been landed at the Custom House from the undermentioned Ships under the provisions of Section 52 of Act VI. of 1863. If the Goods are not cleared before the dates stated against each item, they will be sold for the realization of duty, wharfage, and other charges, under Section 56 of Act VI. of 1863:—

1871, March 7th ...	2 Kegs, H. M. and Co.	... Star of Greece.
" 7th ...	1 Case, [L] C. R. and Co.	... Lady Melville.
May 9th ...	1 Box, [S K M]	... Indian Empire.
" 9th ...	2 Bales, N P C	... Ditto.
" 9th ...	1 Case, [P and C]	... Ditto.
" 9th ...	1 Case, J. N. S. and Co.	... Ditto.
" 9th ...	1 Bundle, M and M	... Ditto.
" 9th ...	{ 1 Keg } 1 Drum } [G. C. M. and Co.	... Ditto.

CALCUTTA CUSTOMS,  
The 21st February 1871.

J. A. CRAWFORD, *Collector of Customs.*

(F)

## Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

The under-mentioned students have passed the examination for Honors in Arts :—

### ENGLISH.

#### CLASS II.

##### In Order of Merit.

Sirischandra Chaudhuri	... Presidency College.
Upendranáth Basu	... Ditto.
Chandramohan Majumdar	... Ditto.
Nirratna Bandyopádhyaý	... Hooghly College.
Bundvihári Bandyopádhyaý	... Presidency College.
Bákrishna Acharyya	... Queen's College, Benares.

#### CLASS III.

##### In Order of Merit.

Umácharan Mukhopádhyaý	... Queen's College, Benares.
Kinálál Mukhopádhyaý	... Presidency College.
Sureschandra Ghosh	... Ditto.
Priyanáth Chattopádhyaý	... General Assembly's Institution.
Jinakináth Datta	... Presidency College.

### SANSKRIT.

#### CLASS I.

Golapchandra Sarkár	... Sanskrit College.
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#### CLASS II.

Khironáth Sinha	... Sanskrit College.
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### ARABIC.

#### CLASS II.

Ali Reza Khan	... Agra College.
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### HISTORY.

#### CLASS I.

Jasudánandan Parámánik	... Kishnaghur College.
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#### CLASS II.

##### In Order of Merit.

Párvaticaran Másánta	... Presidency College.
Jogeschandra Chattopádhyaý	... Kishnaghur College.

#### CLASS III.

Priyanáth Datta	... Cathedral Mission College.
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### MATHEMATICS.

#### CLASS II.

Bipinkrishna Basu	... Presidency College.
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#### CLASS III.

##### In Order of Merit.

Bámácharan Ráy	... Presidency College.
Bipinvihári Mukhopádhyaý	... Ditto.

### MENTAL AND MORAL PHILOSOPHY.

#### CLASS II.

##### In Order of Merit.

Girjábhushan Mukhopádhyaý	... Presidency College.
Akshaykumár Basu	... Ditto.

#### CLASS III.

##### In Order of Merit.

Devendranáth Ghosh	... Presidency College.
Kádhánáth Ráy	... Ditto.

### NATURAL AND PHYSICAL SCIENCE.

#### CLASS III.

Jogendranáth Bhattacháryya	... Presidency College.
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The under-mentioned students have passed the examination for the Degree of Master of Arts :—

##### In Alphabetical Order.

Adityarám Bhattacháryya	... Sanskrit College.
Avináshchandra Mukhopádhyaý	... Presidency College.
Basantakumár Basu	... Ditto.
Bharatchandra Datta	... General Assembly's Institution.
Bireswar Chattopádhyaý	... Sanskrit College.
Gangádhara Bandyopádhyaý	... Free Church Institution.
Kuláshchandra Datta	... Sanskrit College.
Nandalál De	... Hooghly College.
Syámácharan Bandyopádhyaý	... Patna College.

The 14th February 1871.

J. SUTCLIFFE, Registrar.

The under-mentioned Licentiates in Law having graduated in Arts are declared under Clause 7 of the B. L. Regulations to be entitled to the Degree of Bachelor in Law :—

*In Alphabetical Order.*

Akhilecharan Mullik	... Presidency College.
Amvikácharan Ghosh	... Ditto.
Baikunthanáth Dás	... Dacca College.
Bhavanícharan Datta	... Presidency College.
Bijaykrishna Basu	... Ditto.
Dinanáth Dhar	... Hooghly College.
Dwárikánáth Bhuttácharyya	... Patna College.
Gopálchandra Chakravarti	... Presidency College.
Gopálchandra Ghosál	... Ditto.
Goráchand Dás	... Ditto.
Haricharan Chakravarti	... Dacca College.
Hemuáth Dás	... Presidency College.
Iswarchandra Dás	... Ditto.
Jagatchandra Dás	... Ditto.
Jagatdurlabh Basák	... Ditto.
Kailáshchandra Ghosh	... Berhampore College.
Kálidhon Chattopádhyaý	... Presidency College.
Mahendrachandra Mitra	... Hooghly College.
Mahendranáth Bhuttácharyya	... Presidency College.
Narendranáth Chaudhuri	... Ditto.
Navinchandra Basu	... Ditto.
Niváranachandra Mukhopádhyaý	... Ditto.
Prasannakumár Ghosh	... Kishnaghur College.
Priyanáth Datta (No. 2)	... Presidency College.
Rajanináth Mitra	... Hooghly College.
Rájendranáth Set	... Presidency College.
Rámlál Sányál	... Ditto.
Sasibhushan Chattopádhyaý	... Ditto.
Trailokyanáth Bhuttácharyya	... Ditto.

J. SUTCLIFFE, Registrar.

The 16th February 1871.

*Report of a Deserter from the Ordnance Commissariat Department.*

Rank and Name.	Age.	Size.		COLOR OF			Place and date of desertion.	Date of enlistment.	At what place listed.	Parish or Country in which born.	Marks.	Trade.	Coat or Jacket.	Waistcoat.	Breeches or Trousers.	REMARKS.
		Feet.	Inches.	Complexion.	Hair.	Eyes.										
Magazine Sergeant, Henry Higgins.	28 years and 4 months.	5	9½	Fresh.	Brown.	Brown.	Fort William. 14th February 1871.	2nd April 1867.	New Castle, under line.	Liverpool and Lancashire.	Star and anchor on left arm.	Writing Clerk.	Not known.	Not known.	Not known.	Is supposed to have been in the Navy as midshipman in his younger days.

FORT WILLIAM, ARSENAL OFFICE,  
The 16th February 1871.

T. NICHOLL, Major, R.A.,  
Commissary of Ordnance in charge of the Arsenal.



## Notice.

BABOO OOMA CHURN Bosa has been appointed Money Order Agent at Nurali, vice Baboo Hurnath Chatterjee.  
Baboo Hurnath Chatterjee has been appointed Money Order Agent at Khoolnah, vice Baboo Ooma Churn Bosa.

HUGH SANDERMAN,  
Accountant-General of Bengal.

CALCUTTA,  
The 17th February 1871.

## Required,

For the Office of the Chief Engineer, Central Provinces, Public Works Department, a Clerk capable of undertaking the duties of an estimator.

He will have to check the arithmetical calculations in all estimates, and also to take out the quantities from plans and designs and otherwise check estimates. The salary attaching to the appointment is Rs. 110, rising to Rs. 150 by an increase of Rs. 8 yearly. None need apply who have not had experience in the above duties.

Copies of testimonials to accompany all applications, which are to be addressed to the Chief Engineer, Nagpur.

## Wanted

A CLERK for the Office of the Small Cause Court at Jessore, the late incumbent having been appointed Sheristadar of the District Judge's Court, Jessore.

A thorough knowledge of English and Bengali, and of the duties of the office, indispensable. Salary, Rs. 150.

Applications and copies of testimonials to be sent to the Judge of the Small Cause Court, Jessore, before the 15th March next.

C. D. LINTON,  
Judge.

JESSORE SMALL CAUSE COURT,  
The 18th February 1871.

Statement shewing the importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs' duty on the 16th February 1871.

	Government Golabs.	Private Golabs.	Afloat.	Total.
	In Mds.	In Mds.	In Mds.	In Mds.
Liverpool Pungab ...	13,79,955	1,60,802	1,40,906	16,82,061
French Kurkutch ...	86,873	10,178	.....	90,651
Ceylon .....	20,004	.....	.....	20,004
Bombay .....	110,000	.....	39,997	1,49,996
Kurrachee .....	72,423	65,878	.....	1,38,301
Madras .....	63,874	3,320	.....	67,194
Aden .....	.....	1,899	.....	1,899
Arabian and Persian Gulf Kurkutch and Muscat Rock ...	2,13,538	459	2,000	2,15,996
Total ...	10,40,070	2,39,585	1,83,931	23,73,443

By Order of the Board of Revenue, L. P.,  
J. A. CRAWFORD,  
Collector of Customs.

CALCUTTA CUSTOM HOUSE,  
The 18th February 1871.

## Sheriff's Office, the 20th January 1871.

NOTICE is hereby given that the Second Criminal Session of the year 1871 of the High Court of Judicature at Port William in Bengal, for the Town of Calcutta and Factory of Port William, and the places subordinate thereto, will be holden at the Court House, in the Town Hall of Calcutta, on Thursday, the twenty-third day of February next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

J. R. BULLEN SMITH,  
Sheriff.

সদিক আদালত ১৮৭১ সাল ২০ জানুয়ারি।

সমাচার দেওয়া যাউতেছে যে সুবে বাঙ্গা-  
লার কোর্ট উইলিয়ম দপ্তরের অধীন শহর  
কলিকাতার ও অন্যান্য স্থানের কোজদারী  
বিচার নিষ্পত্তি জন্য আগামি ২৩ ফেব্রু-  
য়ারি বৃহস্পতিবার বেলা এগার ঘটিকার  
সময় এবং যে পর্যন্ত দেশিয়ানের কার্য  
শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকা-  
তার টৌনহালে হাই কোর্টের আদালত ঘরে  
সন ১৮৭১ সালের দ্বিতীয় ক্রিমিনেল সেশি-  
য়ান বসিবেক এবং এতদ্বারা প্রচার করা  
যাইতেছে যে, যে সকল ব্যক্তি কোন কয়েদীর  
বিরুদ্ধে কোজদারী মিছিল করিবেক তাহার  
উক্ত স্থানে ঐ সময়ে হাজির থাকিয়া  
মোকদ্দমা করে ইতি তারিখ ১৯ জানুয়ারি  
সন ১৮৭১ সাল।

J. R. BULLEN SMITH,  
(F) Sheriff.

## Notification.

UNCOVENANTED DEPUTY COLLECTOR MR. C. R. S. MADDOCKS is placed in charge of the Gya Treasury, and is authorized to draw bills on other Treasuries.

DURGAGATI BANERJEA,  
Prst. Asst. to Commr.,  
BANKIPORE, for Commr. on tour.  
The 1st February 1871.

## Notification.

EXTRA ASSISTANT COMMISSIONER BABOO GONABHIRAM SURMAH has been placed in charge of the Nowgong Treasury, and is authorized to draw bills on other treasuries.

J. J. S. DRIBERG,  
Offg. Persnl. Asst.,  
for Offg. Commr. of Assam.  
ASSAM COMM'R.'S OFFICE, GOWHATTY,  
The 4th February 1871.

## Nuddes Rivers.

Weekly Water Report shewing the least depth of water in the Bhagirattoe River for the Week ending 10th February 1871.

Names of Places, &c.	Least depth of Water.	REMARKS.
	Ft. In.	
On the Entrance Bar ...	11 6	
From thence to Jungipore, 15 miles ...	4 0	
From Jungipore to Berhampore, 47 miles ...	3 0	
From Berhampore to Cutwa, 50 miles ...	3 0	
From Cutwa to Nuddes, 46 miles ...	3 0	

Height of water on Gauge at Berhampore on the 15th February 1871, above zero 4 feet 2½ inches.

T. H. WICKES, C.E.,

Exe. Engr., Nuddes (Local) Rivers' Divn.

BERHAMPORE,

The 15th February 1871.

(F)

## Notice

Is hereby given that the lease of the lime quarries known as Choon cherra, Letting cherra, and Rowye lime quarries, situated in the Jyntea Hills, for three years, commencing from the 1st April 1871, and ending with the 31st March 1874, A.D., will be put up to public auction on the 15th March 1871, at 12 A.M., at the Deputy Commissioner's Office at Shillong, at the upset price of Rs. 14,500 per annum, being the amount at which they are at present leased. The rent will be payable half-yearly in advance.

Further particulars regarding lime quarries can be obtained by application to the undersigned.

H. RABAN, Lt.-Col.,

Offg. Depy. Commissioner.

DEPT. COMM'R.'S OFFICE, KHASI AND

JYNTEA HILLS,

The 31st January 1871.

## Notice

Is hereby given that the undermentioned Estate will be put up to sale for arrears of Government Revenue at the Tirhoot Collectorate, on Thursday, the 9th March 1871, corresponding with 3rd Chyite 1278 Fusly:—

Number on Rent Roll.	Name of Estate and Pergunnah.	Name of Proprietor.	Government Revenue.	Remarks.
2084	Patara Joyramboozook, Pergunnah Bissurah Chuklahyee.	Suntokhe Roy.	Rs. As. P. 525 8 6	

G. J. S. HODGKINSON,

Cordd. Depy. Collr., for Collr. on tour.

TIRHOOT COLLECTORATE,

The 3rd February 1871.

## Notice.

Fifty blank forms of Remittance Transfer Receipt on Bank of Bengal, from No. 27801 to No. 27850, and 200 blank forms on other treasuries, from No. 55051 to No. 55200, having been lost in transit to Rungpore, treasury officers are warned against making payment on transfer receipts bearing those numbers.

HUGH SANDEMAN,  
Accl.-Genl. of Bengal.

CALCUTTA,  
The 21st February 1871.

## Notice.

## SALE OF WASTE LANDS.

Notice is hereby given that a lot of waste land, estimated to consist of about 264 acres, more or less, situated in Mouzah Rungamattce, Zillah Seeksagur, and bounded as shown at foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Provinces of Bengal," will be put up to sale by auction to the highest bidder, above the upset price of two rupees eight annas per acre, on the 2nd April 1871, at the office of the Deputy Commissioner of Seeksagur, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner, and subject to the conditions prescribed by the Rules above cited, and to the provisions of Act XXIII. of 1863:—

## BOUNDARIES OF LOT.

South—Gur Allee from entrance of Badalapar factory road to a point 720 yards eastward along the Allee.

West—Badalapar factory road from Gur Allee to Gella Beel.

North—A line parallel to southern boundary from Gella Beel to a point 720 yards eastwards.

East—A line parallel to western boundary from eastern point given on south boundary meeting the eastern point on north boundary.

A. E. CAMPBELL,

Deputy Commissioner.

ZIL. SREBSAGUR, DEPT. COMM'R.'S OFFICE,  
The 14th January 1871.

(P)

## Notice.

Two good rooms available for Office accommodation at the Office of the Commissioner of the Presidency Division, No. 3, Theatre Road. Rent, Rupees 65 a month. (13-f. a.)

## Notice.

ALL parties indebted to, or having claims against, the Estate of the late Mr. G. W. B. Dorrett, Manager of the Government Clothing Agency, Cawnpore, are requested to communicate with the undersigned within two months from date.

R. W. B. DORRETT,

Executor.

PATNA,

The 20th December 1870.

(630-9)

Statement of the Affairs of the Bank of Bengal for the week ending  
14th February 1871.

LIABILITIES.			ASSETS.		
	Rs.	As. P.		Rs.	As. P.
Proprietors' Capital, paid-up	2,200,000	0 0	Government Securities	1,25,22,500	0 2
Reserve Fund	1,01,119	7 0	Loans on Government Securities at Head Office and Branches	64,77,011	3 9
General Treasury Balance at Head Office, Rs.	2,02,83,001	8 11	Accounts of credit on Government Securities at Head Office and Branches	21,22,611	7 7
General Treasury Balance at Branches, Rs.	1,69,00,070	13 0	Miscellaneous Bills discounted at Head Office and Branches	1,00,01,456	1 10
Other Deposits at Head Office and Branches	7,77,467	4 3	Fixed Stock	11,78,102	0 0
Bank Post Bills, &c.	6,90,020	12 4	Stamps	14,740	6 0
			Balances with other Banks	5,64,176	9 3
			Bondries	2,00,610	10 1
				4,60,00,744	9 8
			Cash and Currency Notes at Head Office, Rs.	2,30,01,827	3 8
			Cash and Currency Notes at Branches, Rs.	9,22,14,200	2 2
				6,52,23,027	3 11
				9,67,23,771	12 4

J. GORDON.

(681-1) Chief Accountant &amp; Deputy Secretary.

By order of the Directors.

G. W. MORTIMER.

Offg. Secretary and Treasurer.

In the Court for the Relief of Insolvent Debtors at  
Calcutta.In the matter of Kissenpersand,  
otherwise called Dalehand,  
an Insolvent.

Notice is hereby given to the creditors of the above named Insolvent that the sitting Commissioner of the Insolvent Court has appointed Saturday, the 18th day of March next, at the hour of eleven o'clock in the forenoon, for the hearing of the matters of the petition of the said Insolvent, and for the consideration of the dismissal of the petition of insolvency filed by the Insolvent on the 16th day of September one thousand eight hundred and seventy.

A. B. MILLER,  
Official Assignee.CALCUTTA,  
The 18th February 1871.

(683-2)

Eastern Bengal Indigo Company.  
"Limited."

## NOTICE.

The Eighth Annual Ordinary General Meeting of Shareholders of the above Company will be held at its registered Office, No. 3, Church Lane, at noon of Friday, the 24th instant, to receive Directors' report, pass the accounts for the past year, and transact any other business that may be brought before the Meeting.

By order of Directors,  
WILLIAM MORAN & Co.,  
Agents.3, CHURCH LANE,  
The 14th February 1871.

(679-1)

## The Dehing Company, "Limited."

The Sixth Ordinary Annual General Meeting of Shareholders in this Company will be held at the registered Office, No. 14, Old Court House Street, on Tuesday, the 28th February 1871, at 3 p.m., for the purpose of receiving the Directors' report and for the consideration of such other business as may be brought forward.

MACKILLOP, STEWART & Co.,  
Managing Agents.

(682-1)

## Notification.

Messrs. MANUEL GRANT CASTELLO and CHARLES DECruz, both of the town of Calcutta, gentlemen, have by indenture of transfer, bearing date the 18th day of February instant, and executed under the provisions of Section 30 of Act XXIV. of 1867, appointed Lewis Price Delves Broughton, Esquire, the Administrator-General of Bengal, and his successors in the office of Administrator-General, to be Executor and Trustee of the Will of Richard Verboon, deceased, in the place and stead of them the said Manuel Grant Castello and Charles Decruz, and have assigned and transferred to the said Lewis Price Delves Broughton, Esquire, and his successors and assigns, all the estate, effects, and interest, vested in them the said Manuel Grant Castello and Charles Decruz by virtue of the Probate granted to them as such Executors to the Estate of the said Richard Verboon, deceased.

G. GREGORY,  
Proctor.CALCUTTA.  
The 18th February 1871.

(675-3)

Central Cachar Tea Company  
"Limited."

The Fifteenth Half-yearly Ordinary General Meeting of Shareholders will be held at the Office of the Company, No. 3, Church Lane, Calcutta, on Tuesday, the 28th instant, at noon, to receive the Directors' report and pass the accounts to the 31st December 1870.

By order,  
WILLIAM MORAN & Co.,  
Secretaries.

The 17th February 1871.

(684-1)

## Dehra Dhoon Tea Company "Limited."

## NOTICE.

The Fifteenth Ordinary General Meeting of Shareholders of the Company will be held at the Company's Office, No. 134, Canning Street, on Tuesday, the 28th instant, at noon precisely.

By order of the Directors,  
T. E. CARTER,  
Secretary.CALCUTTA,  
The 14th February 1871.

(677-2)

*Court for the Relief of Insolvent Debtors at Calcutta.*

In the matter of } On Saturday, the 4th  
Catchick Gregory Seth. } day of February instant,  
an Insolvent. } it was ordered that  
Saturday, the 4th day of March next, be appointed  
for the further hearing of this matter, and that  
unless cause be shewn to the contrary on that  
day the said Insolvent be discharged personally, as  
well as to his after-acquired property, from all  
liabilities for debts, claims, and demands, of and  
against the said Insolvent at the time of the filing  
of his petition for relief.

J. O. Moses, *Attorney.*

In the matter of Kallee- } On Tuesday, the 7th  
persaud, an Insolvent. } day of February instant,  
it was ordered that the matters of the petition of  
the said Insolvent be heard on Saturday, the 1st  
day of April next, and that the said Insolvent  
do then attend to be examined before the said  
Court.

Sittanauth Doss, *Attorney.*

In the matter of Edwin } On Thursday, the 9th  
Thomas Gwyther, an } day of February instant,  
Insolvent. } it was ordered that the  
matters of the petition of the said Insolvent be  
heard on Saturday, the 1st day of April next, and  
that the said Insolvent do then attend to be ex-  
amined before the said Court.

Gray and Sen, *Attorneys.*

In the matter of John } Notice, that the peti-  
Kennedy, of Black- } tion of the said In-  
burn's Lane, in the Town } solvent seeking the benefit  
of Calcutta, Chief En- } of the Act XI. Vic., cap.  
gineer on board the } 21, was filed in the  
steamer *Moulmein*, an } Office of the Chief  
Insolvent. } Clerk on Thursday, the  
2nd day of February instant, and by an order of  
the same date the estate and effects of the said  
Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of James } On Wednesday, the  
Benjamin Gonsalves, } 8th day of February in-  
an Insolvent. } stant, it was ordered  
that the matters of the petition of the said In-  
solvent be heard on Saturday, the 1st day of  
April next, and that the said Insolvent do then  
attend to be examined before the said Court.

Insolvent in person.

In the matter of Heera- } On Friday, the 3rd  
nund and Choutmull, } day of February instant,  
carrying on business as } it was on the petition  
traders at Puggenputty, } of Messrs. Mackinnon,  
Burra Bazar, in Cal- } Mackenzie and Co., and  
cutta, Insolvents. } of Messrs. Argenti,  
Schilizzi and Co., creditors of the said Insolvents,  
adjudged that the said Heernund and Choutmull  
have committed an act of insolvency under the  
provisions of the Act XI. Vic., cap. 21, and by  
another order of the same date the estate and  
effects of the said Insolvents were vested in the  
Official Assignee.

Berners, Sanderson, and Upton, *Attorneys.*

Chief Clerk's Office, the 14th February 1871.

In the several matters of } On Saturday, the 4th  
James Wood and Mal- } day of February instant,  
colm Owen, Insolvents. } it was ordered that the  
Official Assignee of this Court do file two several  
accounts of unclaimed dividends marked A and  
B respectively.

A. B. Miller, *Official Assignee.*

In the matter of James } On Thursday, the 16th  
Charles Dickenson, at } day of February instant,  
present believed to be in } it was on the petition of  
England, but whose } Charles Joseph Keep,  
exact address is un- } Frederick Parsons, and  
known, lately carrying } George Hubbert Cable,  
on business as Chemists } carrying on business  
and Druggists at No. } under the style or firm  
11A, Government Place, } of William Keep & Co.,  
in the Town of Calcutta, } creditors of the said In-  
in partnership with } solvent, adjudged that  
William James Pittar, of } the said James Charles  
No. 50, Park Street, in } Dickenson hath commit-  
Calcutta aforesaid, who is } ted an act of insolvency  
now an Insolvent, under } under the provisions of  
the style or firm of "J. } the Act XI. Vic., cap.  
Corfield and Company," } 21, and by another order  
an Insolvent. } of the same date the  
estate and effects of the said Insolvent were vested  
in the Official Assignee.

Carruthers and Co., *Attorneys.*

In the matter of Busbee- } On Saturday, the 4th  
ruddee, an Insolvent. } day of February instant,  
it was ordered that the hearing of this matter do  
stand adjourned to Saturday, the 4th day of  
March next, and this Court doth hereby make this  
*ad interim* protection order for the protection of  
the said Insolvent from arrest, to take effect from  
the date hereof, in respect of all the debts and  
liabilities mentioned in the Schedule of the said  
Insolvent filed in this Court, which protection  
shall continue in force until the 4th day of  
March next, and that the said Insolvent do then  
attend to be examined before the said Court.

Insolvent in person.

In the matter of Charles } On Saturday, the 22nd  
Edward Tremearne, an } day of October last, by  
Insolvent. } an order of this Court  
the said Insolvent was adjudged entitled to his  
personal discharge under the Act XI. Vic., cap. 21,  
as to all persons named in his schedule as creditors  
or claiming to be creditors respectively.

Pittar and Camell, *Attorneys.*

In the matter of Willi- } On Saturday, the 4th  
am Chance, an Insol- } day of February instant,  
vent. } it was ordered that Sa-  
turday, the 1st day of April next, be appointed for  
the further hearing of this matter, and that unless  
cause be shewn to the contrary on that day the  
said Insolvent be discharged personally, as well as  
to his after-acquired property, from all liabilities  
for debts, claims, and demands of and against the  
said Insolvent at the time of the filing of his pe-  
tition for relief.

J. O. Moses, *Attorney.*

In the matter of Heera- } Notice, that an appli-  
nund, an Insolvent. } cation for an *ad interim*  
protection order has been this day made by the  
said Insolvent, and that such application will be  
heard and disposed of by the Acting Commis-  
sioner of the Insolvent Court on Monday, the



27th day of February instant, at the hour of ten o'clock in the forenoon.

*"Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid."*

Pittar and Camell, Attorneys.

In the matter of Raj- } On Saturday, the 4th  
kisto Bose, an Insol- } day of February instant,  
vent. } it was ordered that the  
hearing of this matter do stand adjourned until  
Saturday, the 4th day of March next, and that  
the order made in this matter for the *ad interim*  
protection of the said Insolvent from arrest be en-  
larged to the said 4th day of March next, and  
that the said Insolvent do then attend to be  
examined before the said Court.

Swinhoe, Law and Co., Attorneys.

In the matter of Penny } On Saturday, the 4th  
Choud Mitra, Amrita- } day of February instant,  
loll Mitra, and Choo- } it was ordered that the  
nerloll Mitra, Insol- } petition of the said In-  
vents. } solvent seeking for re-  
lief under the Act XI. Vic., cap. 21, be dismissed.

Berners, Sanderson, and Upton, Attorneys.

In the matter of Mud- } On Saturday, the 4th  
doosoodun Dutt, an In- } day of February instant,  
solvent. } it was ordered that the  
hearing of this matter do stand adjourned until  
Saturday, the 5th day of August next, and this  
Court doth hereby make this *ad interim* protection  
order for the protection of the said Insolvent from  
arrest, to take effect from the date hereof, in respect  
of all the debts and liabilities mentioned in the  
schedule of the said Insolvent filed in this Court,  
which protection shall continue in force until the  
said 5th day of August next, and that the said  
Insolvent do then attend to be examined before  
the said Court.

Insolvent in person.

In the matter of Elea- } Notice, that the peti-  
zer Ter Arratoon, resid- } tion of the said Insol-  
ing at No. 29, Clive } vent seeking the benefit  
Street, in the Town of } of the Act XI. Vic.,  
Calcutta, Coal Broker, } cap. 21, was filed in the  
an Insolvent. } Office of the Chief Clerk  
on Friday, the 17th, day of February instant, and  
by an order of the same date the estate and effects  
of the said Insolvent were vested in the Official  
Assignee.

M. M. Zorah, Attorney.

In the matter of Eleazar } On Friday, the 17th  
Ter Arratoon, an In- } day of February instant,  
solvent. } it was ordered that the  
matters of the petition of the said Insolvent be  
heard on Saturday, the 1st day of April next, and  
that the said Insolvent do then attend to be  
examined before the said Court.

M. M. Zorah, Attorney.

In the matter of Bhoot- } On Friday, the 17th  
nauth Mookerjee, an In- } day of February instant,  
solvent. } it was ordered that the  
matters of the petition of the said Insolvent be  
heard on Saturday, the 1st day of April next, and  
that the said Insolvent do then attend to be ex-  
amined before the said Court.

Carruthers and Co., Attorneys.

In the matter of Hon- } On Saturday, the  
nietta Savigny, an In- } 18th day of February  
solvent. } instant, it was ordered

that the matters of the petition of the said In-  
solvent be heard on Saturday, the 1st day of  
April next, and that the said Insolvent do then  
attend to be examined before the said Court.

Carruthers and Co., Attorneys.

In the matter of Dhua- } Notice, that the peti-  
put Sing, of No. 154, } tion of the said Insol-  
Machhona Bazar Street, } vent seeking the benefit  
in the town of Calcutta, } of the Act XI. Vic.,  
and carrying on trade } cap. 21, was filed in  
and business as a Milli- } the office of the Chief  
ner and Trader at No. 63, } Clerk on Thursday, the  
Roda Bazar, in Calcutta, } 16th day of February  
an Insolvent. } instant, and by an order

of the same date the estate and effects of the said  
Insolvent were vested in the Official Assignee.

Robertson and Co., Attorneys.

In the matter of Elias } On Monday, the 6th  
Joseph Mudeah, an In- } day of February instant,  
solvent. } it was ordered that Fri-  
day, the 31st day of March next, be appointed for  
the further hearing of this matter, and that unless  
cause be shown to the contrary on that day the  
said Insolvent be discharged personally, as well as  
to his after-acquired property, from all liabilities  
for debts, claims, and demands, of and against the  
said Insolvent at the time of the filing of his  
petition for relief.

Insolvent in person.

In the matter of Thomas } Notice, that the peti-  
Young, of No. 20, } tion of the said Insol-  
Sooterkin's Lane, in the } vent seeking the benefit  
Town of Calcutta, late } of the Act XI. Vic.,  
an Examiner in the } cap. 21, was filed in the  
Government Press at } Office of the Chief  
Allahabad, at present } Clerk on Tuesday, the  
without employ, an In- } 21st day of February  
solvent. } instant, and by an order

of the same date the estate and effects of the said  
Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of Thomas } Notice, that an appli-  
Young, an Insolvent. } cation for an *ad interim*  
protection order has been this day made by the  
said Insolvent, and that such application will be  
heard and disposed of by the Acting Commissioner  
of the Insolvent Court on Monday, the 27th day  
of February instant, at the hour of ten o'clock in  
the forenoon.

*"Any creditor of the said Insolvent desirous  
of opposing such application must appear before  
the said Court at the time and place aforesaid."*

Insolvent in person.

In the matter of Thomas } On Tuesday, the 21st  
Young, an Insolvent. } day of February instant,  
it was ordered that the matters of the petition of  
the said Insolvent be heard on Saturday, the 6th  
day of May next, and that the said Insolvent do  
then attend to be examined before the said Court.

Insolvent in person.

Chief Clerk's Office, the 21st February 1871.

**The Bengal Coal Company, "Limited."**

AN Extraordinary General Meeting of the Shareholders of the Bengal Coal Company, Limited, will be held at the office of the Company, No. 27, Dalhousie Square, at noon, on Saturday, the 27th May next, for the purpose of considering and adopting the articles of Association as amended.

By order of the Directors,

T. M. ROBINSON,  
Managing Director.

CALCUTTA,  
The 21st February 1871.

(685-4)

**Notice.**

THE interest and responsibility of MR. WILLIAM STRONG STEEL in our firm ceased by mutual consent on 31st October last.

GLADSTONE, WYLLIE & Co.

CALCUTTA,  
The 21st February 1871.

THE interest and responsibility of MR. WILLIAM STRONG STEEL in our firm here and at Moulinein ceased on 31st October last.

GLADSTONE, WYLLIE & Co.

RANGOON,  
The 9th February 1871.

(686-3)

**Notice.**

MR. CHARLES SIMSON is authorized to sign our Firm.

A. SIMSON & Co.

CALCUTTA,  
The 14th February 1871.

(676-2)

**Stolen.**

THE following Government Promissory Notes of 4 per cent:—

No. 11380, for Rs. 700.

" 11774, " " 500.

BROJOGOBIND SHAW.

On Sunday, the 22nd January, at premises No. 41, Pattoriaghata Street, one piece of hand note bearing the name of Banimadhub Buttacharjee and Umbicachurn Buttacharjee, for Rs. 5,000.

(662-3)

BROJOGOBIND SHAW.

**Lost or Stolen.**

A 4 per cent. Government Promissory Note, No. 15990 of 6891, for Rs. 1,000, of 1835-36; payment of which has been stopped in the Bank.

(680-3)

BARRANOSEY GHOSE.

**Just Published.****Bengal Official Army List.**

Corrected up to January 1, 1871.

The Official Quarterly Army List of H. M.'s Forces in Bengal, to which is added a non-Official Supplement, containing the latest corrected Civil List, War Services of Officers, &c., &c. By authority of Government. Price, Rs. 5; and 8 annas extra for packing and postage.

The above to be had at the Office of Superintendent of Government Printing, 8, Hastings' Street, Calcutta.

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OF THE YEARS

1816 to 1823 inclusive.

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OF THE ENGLISH IN INDIA UPWARDS OF

FIFTY YEARS AGO.

By HUGH DAVID SANDEMAN, C.S.,

Accountant-General, Bengal, and Member of the Record  
Commission.

Volume I, 3 Rs., and Volumes II, III, and IV., at  
Rs. 5 each, are still available.

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THE ADMINISTRATION

OF THE

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IN THE

LOWER PROVINCES OF BENGAL.

This work supersedes "Hume's Manual," and will be the Text Book for the examination of Assistant and Deputy Collectors, so far as the Rules of the Board of Revenue are concerned. It is indispensable to all Revenue Agents and Pleaders who practise in Revenue Courts, and to all who have business in Revenue Offices throughout the country.

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**WASTE LAND RULES,**

BEING

CHAP. XXVI. OF THE RULES OF THE BOARD OF REVENUE

CALCUTTA:

OFFICE OF SUPDT. OF GOVT. PRINTING,  
No. 8, HASTINGS' STREET.

1868.

## CURRENCY NOTES.

The following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:

Register No.	No. of Notes.	Value.	Name of Claimant.
<i>Notes wholly lost or destroyed.</i>			
		Rs.	
3795	A 75936	20	Aduiath Mitra.
3803	A 85858	1,000	Hajee Smail.
3806	A 42971	500	} Chunna Mull Suttayah.
	A 08506	100	
	" 09010	100	
	" 05505	100	
3807	A 02154	100	Nilmadhub Halder.
3810	A 32143	10	Muddongopal Burrel.
3811	A 01335	50	Kiehto Chunder, Gobind Chunder Shaha.
3812	A 55189	10	H. E. S. Dodsworth.
3813	A 32523	100	} Lalla Moona Lall.
	" 31242	100	
	A 72709	100	
	A 86363	20	
3814	A 19530	100	W. Scarles.
3815	A 31796	50	} Adore Monee Bustomee.
	" 31010	50	
	" 30624	50	
	" 38013	50	
	" 32263	50	
	" 31632	50	
3746	A 69095	100	Prosono Coomer Mitter.
3816	A 02927	1,000	} N. Paliologus.
	" 15550	1,000	
3817	A 20122	100	} G. W. Macleod.
	to	ca.	
	A 20126	10	
	A 28221	10	
	to	ca.	
	A 28270	100	
3818	A 15280	100	Woomesh Chunder
	A 65186	100	Chatterjee.
3819	A 70985	10	} The Chief Pay Master,
	A 15924	10	
3824	A 90928	50	E. I. Railway.
			J. J. Mackay.
3826	A 07731	100	Gopaul Chunder Dosa.
3828	A 89311	500	Mojoolah.
3831	A 90922	50	} Moonshee Khadeem
	" 82621	50	
3837	A 37376	50	Behary Loll Gangooly.
3838	A 91285	100	Grish Chunder Shaha.

Register No.	No. of Notes	Value	Name of Claimant	
Notes partially lost or destroyed.				
		Rs.		
3796	A 85408	20	Chunder Mohun Roy.	
3800	A 47847 " 70583	50 50	} Dwarka Mohun Doss.	
3801	A 67851	10		J. J. Coutte.
3802	A 02835	20	G. Hoefkee.	
3805	A 22445 " 22450	10 10	} Jogessur Sandel.	
3808	A 74804	50		Tarakishore Biddabachos- potty.
3809	A 70121	10	S. E. Walker.	
3746	A 59049 " 91208 " 54910	50 100 50	} Prosono Coomer Mitter.	
3820	A 35480	50		Pranessur Ghose.
3821	A 89996	20		C. H. Allmatt, Esq.
3823	A 06444	10	Netye Churn Mitter.	
3830	A 54664	100	Goomanecall and Bun- waree Doss.	
3832	A 20756	10	Joneerwooddeen.	
3833	A 85556	10	Kadernath Chatterjee.	
3835	A 90709	100	Col. Faithfull.	
Wrongly joined.				
		Rs.		
3797	A 10221 " 10202	} 10	G. Shallow.	
3798	A 17679 " 17676			} 20
3799	A 24924 " 24926	} 20	Tajwoodeen Patowar.	
3804	A 18271 " 18270			} 20
3822	A 74773 " 74772	} 50	G. Barbridge.	
3827	A 20984 " 19292			} 20
	A 59580	} 10		
	A 28747			
3829	A 07067 " 44506	} 100	The Actg Mangr., N. B. of India, Ltd., Calcutta.	
3834	A 31742 " 31701			} 50

L. BARNESBY,  
Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPARTMENT,  
The 20th February 1871.

SELECTIONS FROM UNPUBLISHED  
RECORDS OF GOVERNMENT

FOR THE YEARS

1748 to 1767 inclusive.

RELATING MAINLY TO THE SOCIAL CONDI-  
TION OF BENGAL.

With a Map of Calcutta in 1784.

BY THE REV. J. LONG,

Member of the Government Record Commission.

CALCUTTA:

OFFICE OF SUPDT., GOVERNMENT PRINTING,  
8, HASTINGS' STREET. (F)

## Central Provinces Gazetteer.

Edition of 1870 in one Vol.

A LIMITED number of the above work, strongly  
bound in cloth, octavo size, for sale at Rs. 12 per  
vol., exclusive of postage charge. Apply toMESSRS. THACKER, VINNING, Bombay,  
or to Supdt., Chief Commr.'s Office, Nagpur,

## Postal Notice.

## SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Akyab, Rangoon, and Moulmein.	6 P.M.	23rd Feb.	Burmah.
Madras, Ceylon, Penang, Singapore, Malacca, Hong-kong, China, and Japan.	" "	27th "	Columbian.

**N.B.**—No letters, newspapers, books or pattern packets, are sent  
to Aden, Suez or Europe, or places *via* Europe, by Peninsular and  
Oriental Company's Steamers from Calcutta; the route to such  
places being *via* Bombay.

The next Overland Mail *via* Bombay will close on  
Wednesday, the 22nd February 1871.

2. Book post and pattern packets must be posted on  
the 21st.

3. There will be no Express.

4. Letters, &c., for Mauritius, St. Denis, and Ré-  
union, can be sent by this opportunity.

Postage chargeable by the new route *via* Brindisi  
and Germany:—

	As. P.
Each letter per ½ oz.	8 0
Each newspaper per 4 ozs.	2 8
For the United Kingdom ...	
Each book or pattern packet { not exceeding 1 oz. ...	2 0
{ not exceeding 2 ozs. ...	3 4
{ not exceeding 4 ozs. ...	4 8
{ every additional 4 ozs. ...	4 8
For places served through the United Kingdom ...	
Each letter 8 pice per ½ oz. less than the pub- lished rate for a letter sent <i>via</i> Marseilles.	
Each newspaper 8 pice per 4 ozs. more than the published rate for a newspaper sent <i>via</i> Marseilles.	
Each packet of { 8 pice per 4 ozs. more than books or pat- { the published rate for a terns. { packet sent <i>via</i> Marseilles.	

As the late Papal States now form part of the King-  
dom of Italy, correspondence for these States are now  
subject only to the same postal rules as apply to other  
parts of Italy, published in the Notification of this de-  
partment dated 2nd September 1870.

**N.B.**—The letter box will close at 6 P.M. precisely, after which  
hour Overland letters, fully prepaid and bearing extra postage stamp  
of two annas on each cover, will be received up to 11½ P.M., on  
bearing an extra postage stamp of four annas on each cover, up  
to 2 P.M., and after 7 up to 8-2½ P.M., by a Post Office clerk at the  
East Indian Railway Station, Armenian Ghât.

CALCUTTA, W. H. MCGOWAN,  
The 21st February 1871. Post-Master

## List of Parcels now lying in the Dead Letter Office

Address.	No.	Description.
D. Macnaghten ...	1	Parcel containing flower seeds
Captain Leash ...	1	Ditto a pair of Arab sandals
H. Castley ...	1	Ditto five bottles of medicine
Seetaram and Gunnesah ...	1	Ditto four copies "Nicholson's Catalogue"
Rasau Chunder Roy ...	1	Ditto a pair of native ornamen- tal shoes
Without address ...	1	Ditto a pair of lady's boots and one pair of lady's shoes
Ditto ...	1	Ditto law papers
Ditto ...	1	Ditto one plain red shawl and two flowered shawl scarfs
Ditto ...	1	Ditto medicine
Ditto ...	1	Ditto two pieces striped cloth and some clay powder (damaged)
Ditto ...	1	Ditto some pieces of colored cloth for tin two chud lera and tur- banas (damaged)
Ditto ...	1	Ditto some dried preserved meats
Ditto ...	1	Ditto one piece of cotton cloth and one warm jacket, and one set of bands

W. H. MCGOWAN,  
Post-Master.

GENL. POST OFFICE,  
The 16th February 1871.

List of Remaining and Unclaimed Letters accumu-  
lated in the Calcutta Post Office during the week  
ending 17th February 1871.

Ahmed Khan, Moonshee.	King, W. G.
Ashdown, W.	Kitter, Mrs. W.
Arrathoon, S. J.	Lewie, Mrs. M.
Barlow, Lieut. C. C.	Mann, J. W.
Boezalt, J.	Miller, J. A.
Bungarton, F.	McCallagh, Miss.
Cade, A. W.	Matthewman, Prvt.
Campbell, F.	Phelan, F. W.
Carlow, Miss	Punnall and Chatoyall.
Conic, H.	Perry, Mrs.
Chatterton, Capt. T. D.	Palmer, C. H.
Cummins, J. G.	Payne, Mrs. B. A.
Ditchburn, Esq.	Parter, J. C.
Doss Bullub.	Pemberton, H. A.
David, Mrs.	Ross, Mrs. E.
Das, H. S.	Robinson, A. D.
David, C.	Rowlstone, A. H.
Ensoll, F. J.	Rodgers, Mrs. C.
Essen Chunder Dutt.	Shadan, Capt. W. D.
Fulton, Miss S.	Shaw, R.
Fleming, Mrs. M.	Snooks, T.
Godher, E. M.	Sutherland, D.
Hutchison, Dr. G.	Stacy, Mrs.
Humfry, Capt.	Sale, Lieut. M. T.
Holliday, J.	The Manager, Calcutta Express.
Hamilton, R.	Thomas, Mrs.
Harris, R. P.	The Manager, United Bank of India.
Hinks, J.	Tale, Mrs.
Hoskin, Capt.	Wood, J.
Hodges, G. and Co.	Walker, G.
Hutton, W. H.	Wilson, C.
Herrer, Mrs. J.	
Judge, A.	

W. H. MCGOWAN,  
Post-Master

CALCUTTA POST OFFICE,  
The 20th February 1871.





APPENDIX TO  
**The Calcutta Gazette.**

---

WEDNESDAY, FEBRUARY 22, 1871.

---

NOTICE

Is hereby given that the sale of the proprietary right of Government to the Estates enumerated in the following Advertisements of Sale will be made subject to these

CONDITIONS OF SALE:

1st.—The Estates to be sold, subject to the Government Revenue against each, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Schedule of Assessment made by the Revenue Authorities.

3rd.—If the amount of purchase-money do not exceed Rupees 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rupees 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding Office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the Estate to be again put up for sale at the risk of the defaulting Purchaser after issue of advertisement as in the case of original sale.

5th.—In addition to the ordinary Government Revenue fixed on the Estates, the Purchasers shall be bound to pay for the construction of roads and improvement of communications one per cent. on the Government Revenue assessed from the date of entry upon the purchase. This sum will be leviable in the same manner as other arrears of Revenue.

By Order of the Board of Revenue, L. P.,

D. J. McNEILE,  
*Officiating Junior Secretary*

## ADVERTISEMENTS OF SALE.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Dacca, will be put up to sale, at the Dacca Collectorate, on Wednesday, the 15th March 1871, corresponding with 2nd Chyete 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
126	6527	Talook Koolamunt Doss, Toppa Bolorampore	A. R. P. 8 1 0	Rs. As. P. 2 0 0	Rs. As. P. 0 1 0	Rs. As. P. 2 1 0	Rs. As. P. 6 0 0	The sale will take effect from 1st April 1871.
986	7890	Jagheer Beldar Modafat Oomakanth Banerjee	1 3 37	3 0 0	0 1 0	3 1 0	6 0 0	
1697	9635	Jowar Borokatee in Howallah Potamber Sein, Pergunnah Rajnugger	19 1 28	25 0 0	0 4 0	25 4 0	50 0 0	
1002	9001	Talook Baseeram Surma, Pergunnah Goonanundy	713 3 34	135 0 0	1 6 0	136 6 0	270 0 0	

COLLECTOR'S OFFICE, DACCA DISTRICT,  
The 28th December 1870.

D. R. LYALL, *Officiating Collector.* (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the district of Burdwan, will be put up to sale, at the Burdwan Collectorate, on Monday, the 27th February 1871, corresponding with 16th Phalgun 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
25	2356	Joggarnathpore, Pergunnah Shergur...	A. R. P. 0 1 0	Rs. As. P. 3 0 0	Rs. As. P. 0 1 0	Rs. As. P. 3 1 0	Rs. As. P. 6 0 0	To be sold revenue free. Ditto ditto. Ditto ditto.
26	2448	Balshur, Pergunnah Kundghose	1 0 21	0 0 0	0 0 0	0 0 0	10 0 0	
43	2781	Osmanpore, Pergunnah Raneeshatty	0 2 15	0 0 0	0 0 0	0 0 0	10 0 0	
39	2787	Hydepore, Pergunnah Raneeshatty	0 1 27	2 0 0	0 0 0	2 0 0	4 0 0	
27	2801	Khurshid, Pergunnah Kundghose	0 0 23	0 0 0	0 0 0	0 0 0	3 0 0	
79	3636	Kowardehee, Pergunnah Shergur	0 2 8	3 0 0	0 1 0	3 1 0	6 0 0	
41	4939	Patooh, &c., Pergunnah Jhandampore	1 3 23	5 0 0	0 1 0	5 1 0	10 0 0	

DISTRICT BURDWAN,  
The 9th January 1871.

H. F. J. KEAN, *Offg. Collector.* (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estate, situate in the District of Maldah, will be put up to sale, at the Maldah Collectorate, on Tuesday, the 28th February 1871, corresponding with 17th Falgun 1277 B.S.

The Purchaser of this Estate will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Name of Estate and Pergunnah.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
11	107	Fishery Gangapat, northern portion, Pergunnah Gangapat Islampur, extending from Pooter to north of Rajmehul road.	A. R. P. .....	Rs. As. P. 3,670 0 0	Rs. As. P. 38 12 0	Rs. As. P. 3,908 12 0	Rs. As. P. 6,000 0 0	Sale will take effect from April 1871, but as regards the "Mokotes" jummas of the fishery the sale to take effect from 1st June 1871.

COLLECTOR'S OFFICE, DISTRICT MALDAH,  
The 10th January 1871.

N. S. ALEXANDER, *Offg. Collector.* (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estate, situate in the District of Sylhet, will be put up to sale, at the Sylhet Collectorate, on Saturday, the 15th April 1871, corresponding with 3rd Bysack 1278 B.S.

The purchasers of these estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix, except the 1st, 2nd, and 5th, conditions.

Number in statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cons.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
782	2587	Mohal Khan. Anupram Kar, Pergunnah Duka Dakhin ...	0 0 22	.....	.....	.....	1 12 4	
784	53282	Mohal ditto, Golabram Deb, Dohmuth Deb, Jam Modun Deb, Rampersad Deb, Burges-chun Deb, Chandraun Deb, and Jaga Modun Deb, Pergunnah Begunab ...	0 3 6	.....	.....	.....	8 16 4	

SYLHET COLLECTORATE,  
The 20th January 1871.

For Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Backergunge, will be put up to sale, at the Backergunge Collectorate, on Monday, the 27th March 1871, corresponding with 14th Chyete 1277.

The Purchasers of these Estates will be subject to the Conditions of Sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in the statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cons.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
179	4039	Island Chur Jahapur ...	3,994 0 0	4,950 0 0	50 0 0	5,000 0 0	9,900 0 0	The sale will take effect from Bysack 1278 B.S.
398	1400	Kismut Manpasha Kishangal Sadir, Howla Nanduram Das.	2 0 0	.....	.....	.....	10 0 0	ditto ditto. To be sold to the highest bidder revenue free.
413	1400	Kismut Kishangal, Talook Debi Proshad Sen	16 0 0	2 0 0	0 0 0	2 0 0	.....	The sale will take effect from Bysack 1278 B.S. To be sold to the highest bidder.
608	1400	Nimak Tafal, Kismut Shonakhali.	12 0 0	8 0 0	0 1 6	8 1 6	.....	ditto ditto.
	30							

BACKERGUNGE COLLECTORATE,  
The 23rd January 1871.

H. BEVERIDGE, Officiating Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estate, situate in the District of Tipperah, will be put up to sale, at the Tipperah Collectorate, on Tuesday, the 28th February 1871, corresponding with 17th Phalgun 1277.

The Purchaser of this Estate will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Name of Estate and Pergunnah.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cons.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
16	439	Char Dhuwadaha, Pergunnah Dakhin Shahupoor.	10 0 18	20 0 0	0 3 0	20 3 0	40 0 0	

COLLECTOR'S OFFICE, DISTRICT TIPPERAH,  
The 3rd December 1870.

R. F. RAMPINI,  
Cwd. Depy. Collr. in charge, for Collector

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Bhaugulpore, will be put up to sale, at the Bhaugulpore Collectorate, on Wednesday, the 22nd March 1871, corresponding with 9th Chyett 1278 F. S.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cost.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
6	2770	Etwanee Gazeekitta Hanmsee-babad, Pergunnah Colong.	83 0 0	28 0 0	0 5 0	28 5 0	56 0 0	
65	68	Lands of Thannah Oodha Nulla, in Monzah N-ongachee.	625 0 0	188 0 0	3 0 0	201 0 0	576 0 0	
70	4140	Pawfoer Jagoor Rai Sing, Soobadar, Thannah Shazadabad, Pergunnah Bhaugulpore.	35 0 0	34 0 0	0 5 0	34 5 0	68 0 0	
21	2764	Jagoor Surdita Sing, Oorl Jhootee Sing, &c., Thannah Bhaugulpore.	20 0 0	155 0 0	1 9 0	156 9 0	310 0 0	
13	367	Lalooka Beejoye, Pergunnah Chyee.	251 0 0	135 0 0	1 6 0	136 6 0	270 0 0	
25	2839	Jagoor Kapoor Khan, Havildar, Thannah Akaha, Pergunnah Chyee.	15 0 0	4 0 0	0 1 0	4 1 0	8 0 0	
198	2841	Jagoor Latchmun Sing, Sepoy, Thannah Akaha, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
199	2842	Jagoor Heydaitoolah, Soobadar, Thannah Akaha, Pergunnah Chyee.	63 0 0	59 0 0	0 9 0	59 9 0	118 0 0	
200	2843	Jagoor Munsharam, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	21 0 0	0 3 0	21 3 0	42 0 0	
201	2844	Jagoor Latchmun Tewary, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	10 0 0	0 2 0	10 2 0	20 0 0	
202	2845	Jagoor Mahomed Ruffee, Havildar, Thannah Akaha, Pergunnah Chyee.	17 0 0	10 0 0	0 2 0	10 2 0	20 0 0	
60	2851	Centre line and Khanabary, Thannah Beejoye, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
69	2857	Amanut lands, Thannah Beejoye, Pergunnah Chyee.	39 0 0	15 0 0	0 3 0	15 3 0	30 0 0	
195	2816	Intestate property, Jagoor Mahomed Hossen Lushkary, Thannah Khanpore, Pergunnah Colong.	20 0 0	49 0 0	0 8 0	49 8 0	98 0 0	
55	2363	Intestate property, Jagoor Mahomed Shuffee Lushkary, Thannah Oodha Nulla, Pergunnah Kankjoul.	4 0 0	5 0 0	0 1 0	5 1 0	10 0 0	
56	147	Ditto ditto	8 0 0	12 0 0	0 2 0	12 2 0	24 0 0	
57	1706	Jagoor Munna Ram, Jamadar, Thannah Colong.	7 0 0	22 0 0	0 4 0	22 4 0	44 0 0	
58	4035	Ditto ditto	22 0 0	72 0 0	0 12 0	72 12 0	144 0 0	
61	149	Land possessed by Natho Bawa, Thannah Oodha Nulla, Pergunnah Kankjoul.	17 0 0	29 0 0	0 4 0	29 4 0	58 0 0	

COMM'R'S OFFICE, BHAUGULPORE, CAMP UMERPORE,  
The 11th February 1871.

J. W. DALRYMPLE,  
Commissioner. (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Mymensing, will be put up to sale, at the Mymensing Collectorate on the 22nd March 1871, corresponding with 9th Chyett 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cost.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
121	660	Talook Mahadeb Sen, Pergunnah Beerabagoo.	3 0 0	3 0 0	0 1 0	3 1 0	6 0 0	The leases of these estates expired on the 30th Chyett 1276 B. S.
122	721	Talook Ramram Sen, Pergunnah Beerabagoo.	2 0 0	2 0 0	0 1 0	2 1 0	4 0 0	
127	436	Talook Bankeshab Ramprosad, Pergunnah Beerabagoo.	10 0 0	11 0 0	0 2 0	11 2 0	22 0 0	

COLLR'S OFFICE, MYMENSING DISTRICT,  
The 3rd February 1871.

B. H. PAWSEY, Offg. Collector. (F)



NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Malda, will be put up to sale, at the Malda Collectorate, on Saturday, the 25th March 1871, corresponding with 12th Chaitra 1277 B. S.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix:—

Number in statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Land Tax.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
52	641	Deerah Jhaoban Kakri- 1, 2, 4, Pergunnah Kankajola.	7,735 0 18	3,607 0 0	37 0 0	3,504 0 0	7,334 0 0	Sale will take effect from 1st April 1871.
54	642	Deerah Jhaobi Kamalud- dhopur, Pergunnah Kankajola.	630 1 1	282 0 0	3 0 0	285 0 0	604 0 0	Ditto.
56	643	1,000 bighas disputed lands of Jhaoban Kakriadha and Joy- rangpur, called Hara- ghin, Pergunnah Kankajola.	643 1 12	81 0 0	1 0 0	82 0 0	102 0 0	Ditto.

COLLRS.'S OFFICE, DISTRICT MALDA,  
The 5th February 1871.

N. S. ALEXANDER, *Offg. Collector.*  
(F)

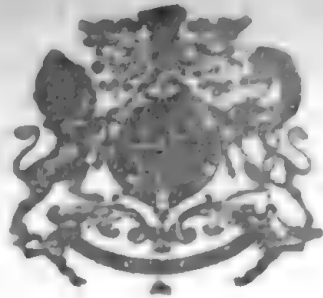
NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Monghyr, will be put up to sale, at the Monghyr Collectorate, on Tuesday, the 28th March 1871, corresponding with 21st Chait 1278.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix:—

Number in statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset price.	REMARKS.
				Revenue assessed.	Land tax.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
16	1923	Ajodhia, Pergunnah Akberpore Ratan.	99 1 15	16 0 0	—	16 0 0	320 0 0	
54	2451	Arazee Jagher Jeetun Bhugat Nak, Thannan Ratan, Per- gunnah Parkya.	9 3 17	10 0 0	—	10 0 0	21 0 0	
74	3869	Arazee "In Oaries" Naf Jagher Jatun Sing, Ratan, Thannan Ratan, Pergunnah Parkya.	99 2 31	100 0 0	—	100 0 0	300 0 0	
103	4221	Arazee Khann Sekonut Mussa- mut Mongha Jowah Tunga Geer, her of Heer Sing Sapoy, Thannan Brindaban, Pergunnah Monghyr.	0 1 7	1 12 0	0 1 0	1 13 0	3 10 0	

COLLRS.'S OFFICE, DISTRICT MONGHYR,  
The 16th January 1871.

G. J. B. T. DALTON, *Depy. Collector in charge.*  
(F)



APPENDIX (No. II.) TO  
**The Calcutta Gazette.**

WEDNESDAY, FEBRUARY 22, 1871.

LAND SALE NOTICES.

NOTICE is hereby given, under Section VI., Act XI. of 1859, that the undermentioned Estate, in Zillah Tipperah, will be put up to public and unreserved sale, at the Collector's Office of that District, on the 1st March 1871, corresponding with Wednesday, the 18th Paigoon 1277 B.C., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

*Permanently-settled Estate.*

No. 1711.—Talook Sreebutsha Das, in Pergunnah Gunanandi; recorded Proprietors, Dinanath Basu and Rajcoomar Basu, of which the Sudder Jumma is Rs. 1,282-11-7, is to be sold for arrears of revenue of Rs. 460-6-9.

TIPPERAH COLLECTORATE,

The 23rd January 1871.

R. D. HINE, *Offg. Collector.*

NOTICE is hereby given, under Section VI., Act XI. of 1859, that the undermentioned Estates, in the District of Sarun, will be put up to public and unreserved sale, at the Collector's Office of that District, on Thursday, the 2nd day of March 1871, corresponding with 25th Paagoon 1278 P.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

*Class I.—Permanently-settled Estates.*

No. 501.—The rights and interests of Juddoonundun Sing, Binda Lal, and Benarsee Lal, in Mehal Saindoor, Pergunnah Bal; recorded proprietors, Binda Lal, Baptist Narain, Chhator Sing, Benarsee Lal, and Juddoonundun Sing. The Sudder Jumma of the entire Estate is Rs. 693-5-4.

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and the payment of Government revenue:—

6 Kalams of Bissessor Sing, Rughoonundun Sing, Jugjuman Sing, &c.; bearing Jumma of Rs. 334-11-9.

No. 1860.—The rights and interests of Baboo Tilluckdharee Sahee, Baboo Beerputtab Sahee, Mossamut Gungna Kuar, Dunkeo Missir, Ramgolam Dass, and Cassinath, in Mehal Dearah Baturdeh, Pergunnah Dungsee; recorded proprietors, Tilluckdharee Sahee and Beerputtab Sahee. The Sudder Jumma of the entire Estate is Rs. 595.

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and the payment of Government revenue:—

3 Kalams of Sadhoosurn Pershaud Sahee, Rughoonundun Pershaud, minor, and Mossamut Genda Kuar; bearing Jumma of Rs. 223-11-8.

No. 1862.—The rights and interests of Baboo Tilluckdharee Sahee, Beerputtab Sahee, Mossamut Gungna Kuar, and Cassinath, in Mehal Dearah Bughwar, Pergunnah Dungsee; recorded proprietors, Tilluckdharee Sahee and Beerputtab Sahee. The Sudder Jumma of the entire Estate is Rs. 593.

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and the payment of Government revenue.

3 Kalams of Sadhoosurn Pershaud Sahee, minor, Rughoonundun Pershaud, minor, and Mossamut Genda Kuar; bearing Jumma of Rs. 197-10-8.

No. 2186.—The rights and interests of Nidh Narain and Sidh Narain, in Mehal Russoolpore, Pergunnah Gauh; recorded proprietors, Nidh Narain and Sidh Narain. The Sudder Jumma of the entire Estate is Rs. 3,138-3-1.

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and the payment of Government revenue:—

17 Kalams of Shunnath Sing, Hyatoonnissa, Narain Thakoor, &c.; bearing Jumma of Rs. 2,805-1-6.

No. 2487.—The rights and interests of Rasbeharee Sing, in Mehal Russoolpore, Pergunnah Goah recorded proprietors are Rasbeharee Sing, &c. The Sudder Jumma of the entire Estate is Rs. 1,435-4-8.

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and payment of Government revenue.

20 Kalams of Hyatoonnissa, Luteeboo Sing, Khemoo Sing, and Rughoonath Sahai, &c.; bearing Jumma of Rs. 1,080-2-4.

The shares of the undermentioned proprietors will be exempted from sale under Section 33, Act XIX. of 1814:—

5 Kalams of Syud Farzund Ally, &c.; bearing Jumma of Rs. 124-5-4.

SARUN COLLECTORATE,

The 28th January 1871.

T. W. GRIBBLE, for Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate, in the district of Shahabad, will be put up to public and unreserved sale, at the Collector's Office of that district, on the 13th day of March 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

*Class I.—Permanently-settled Estate.*

No. 823.—Mehal Khorumpore, pergunnah Chousa; recorded proprietor, Abdool Kurim, peshgidar; Sudder Jumma Rs. 557 including malikana. This mehal will be sold for the recovery of Rs. 526-12-6 on account of arrears of Government revenue and malikana.

SHAHABAD COLLECTORATE,

The 23rd January 1871.

J. G. CHARLES,

Offg. Deputy Collector, for Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate, in the district of Patna, will be put up to public and unreserved sale, at the Collector's Office of that district, on the 14th day of March 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

*Class I.—Permanently-settled Estate.*

No. 109.—Mehal Gouspore Pertappore oorf Jumalpoore, pergunnah Azeemabad; recorded proprietors, Mussamut Rookmin Kour, mother and guardian of Rughooburdial, Sooruj Kanth Acharuj Chowdhoree, Ramtahul Lol, Rajbunsec Roy, Rughoonath Sahoy, Koonjbeharee Loll, Gungasheuck Sah, Jodha Roy, Maghoo Roy, Tillukdharee Sing, Madho Roy, Ramnath Roy, Hurnath Roy, Runoo Sing, Jooba Sing, Pooneet Sing, Bishesur Sing, Roopa Sing, Kalay Khan, Mehrully, Mussamut Zahoorun, Sheikh Jafer Ali, Mussamut Goolab, Maina Kour, and Hurrukh Loll; Sudder Jumma Rs. 823-13-3, of which Rs. 812-14-1 to be deducted on account of the jumma of the share of Mussamut Rookmin Kour, mother and guardian of Rughooburdial, Sooruj Kanth Acharuj Chowdhoree, and Ramtahul Lol, &c.; Sudder Jumma advertized for sale is Rs. 10-15-2 on account of the share of Hurrukh Loll, which is under partition agreeably to Section 33, Regulation XIX. of 1814, and will be sold for arrears of Government revenue.

D. M. BARBOUR, Deputy Collector in charge.

PATNA COLLECTORATE,

The 31st January 1871.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 10th day of March 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 27th day of December 1870.

*Class I.—Permanently-settled Estates.*

No. 51.—Taruff Alear Khan; recorded proprietors, Shahamat Ali, Akbar Ali Khan, Jiaut Ali Khan, and Akbar Ali Khan; sudder jumma, Rs. 1,606-0-9.

No. 57.—Taruff Aro De Barros; recorded proprietors, Nityanundo Ruckith, Sreemottce Anundamoyee, Pran Kristna, Deorga Dass, Grish Chundra, Gooroo Das, Jiban Kristna, Nobo Kristna, and Raj Kristna Roi Ruckith. Of these, separate accounts under Section 13, Act XI. of 1859, have been opened for the shares of Gooroo Dass Ruckith, Pran Kristna Ruckith, Nobokristna Ruckith, Anundamoyee, Poromeshwaree, and Nityanundo Ruckith, and the revenue for these shares amounting to Rs. 6,148-14-1 have been paid; the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 10,584-4-4.

No. 59.—Taruff Abdul Rohoman; recorded proprietor, Sheik Mobaruck Ali; sudder jumma, Rs. 49-11-11.

No. 120.—Taruff Ajimodeen, recorded proprietor, Abdool Odoed; sudder jumma, Rs. 1,119-14-3.  
 No. 1368.—Taruff Jadoo Modun; recorded proprietors, Aliraja Ram Kristna, Sheeb Narayan, Sheeb Loochun, and Manick Lall Sing; of which the share of Manick Lall Sing only will be sold, the revenue (Rs. 656-0-4) for the shares of the other proprietors having been paid under separate accounts opened under Section 13, Act XI. of 1859. The sudder jumma of the entire estate is Rs. 1,227-14-9.

No. 1751.—Taruff Modun Chowdri; recorded proprietors, Gour Kishore Dutt, Lucki Kanto Dutt, Modun Mohun Ghose, Tonoo, Ram Doollal, Ram Hurri Dutt, Rajkishore Dutt, Thakur Buksh Tewari, and Ram Hurri Dutt. Of these, separate accounts under Section 13, Act XI. of 1859, have been opened for the shares of Lucki Kanto Dutt and Ram Hurri Dutt, and the revenue of their shares amounting to Rs. 108-4-4 have been paid; the shares of the remaining proprietors only will be sold, amounting to Rs. 688-0-5.

The sudder jumma of the entire estate is Rs. 688-0-5.

No. 2553.—Taruff Raj Bullab Kanangoe; recorded proprietors, Obhoya Churn Sein and Doorga Churn Sein; sudder jumma, Rs. 698-0-9.

No. 2562.—Taruff Ram Bhadro Kanangoe; recorded proprietors, Bullijan Bibi, Bhoirub Churn, Chundy Churn, Chundy Churn Nundy, Saduk Ali Munshi, Doorga Churn Das, Greesh Chunder Das, Nosoroolla Munshi, Kali Churn Das, Nityanundo, Petamber, Petamber Kanangoe, Raj Chundro Ram Das, Ram Mohun Sein, Ram Soonder Sein, Kali Kinkur, Tarinee Sunker Kanangoe, Tripura Churn, Anundo Churn Sein, Sustv Churn, Chundy Churn Nundy, Chundy Churn Nandy, Chundy Churn Dhar, Pran Hurri Lallah, Boistnub Churn Potdar, Ram Sobuk Potdar, Ram Ruttan Surmah, Gopal Kristna Surmah, Golam Hossein, Chundy Churn Dhar, Ram Sebuk Barnick, Abdulla Nilamdar, Eshan Chunder Kanangoe, Ram Ruttan Surmah, Gopal Kristna Surmah, Degamber Sein, Uzir Ali, alias Potan, Tarinee Churn Biswas, Hurri Das De, Aradban, Sreemuttee Bisheshwari, Uma Churn, Kanto Persad Hazari, Sheik Mahomed Wassil Chowdri, Goaroo Dass Roi, Goaroo Dass Roi, Ram Chunder Chowdri, Debi Churn De alias Debi Mohajun, Umed Ali, Ram Dass Sikdar, Raj Chunder Chowdri, Nityanundo Sein, Nobo Chunder Sein, Sarrauth Chunder Sein, Choitonno Churn Sein, Doya Mohun Sein, Hurri Nath Poorohit, Ram Kinkur Poorohit, Ram Kishore Sein, and Jowla Bharoti Mohunt. Of these, separate account under Section 13, Act XI. of 1859, having been opened for the shares of Ram Sunder Sein, Doorga Churn Dass, his brother Greesh Chunder Dass, Saduk Ali Munshi, Nityanundo Sein, Ram Soonder, Kalkinker, Kanta Persad Hazari, Chundy Churn Nundy, Ram Ruttan Surmah, Gopal Kristna Surmah, Jowla Bharoti Mohunt, representative of Arjoon Bharoti Mohunt, Golam Hossein Chowdri, Eshan Chunder Kanangoe, Hurri Dass, Aradban, Ram Sebuk Barnick, Degamber Sein, Petamber Kanangoe, Umed Ali, Nityanundo Sein, Sarrauth Chunder Sein, and Choitonno Churn Sein, and the revenue for such shares amounting to Rs. 459-10-4 having been paid, the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 918-15-7.

No. 2929.—Taruff Shachi Roshun; recorded proprietors, Rustoom and Shakir Mahomed; sudder jumma, Rs. 752-11.

No. 2933.—Taruff Shachiram Kanangoe; recorded proprietors, Afzal, Aithon, Abutalep, Brindabun, Bishamber, Brindabun Sein, Bhican Chunder, Bholanath, Chuthro Narayan, Degamb Chundro, Doorga Churn, Doorga Mohun, Gogun Chundro, Ganesh Chundro, Gopinath, Golam Basid, Golam Moksad, Golam Ali, Gopal Dass, Gopal Dass Sein, Gopinath, Golam Ali, Gori Kant, Gour Soonder, Jago Mohun, Jagot Chundro, Jagannath Sein, Jan Ali, Joora Moni, Kristna Chundro Kanangoe, Kristna Chundro Kanangoe, Kristna Mohun Guba, Kula Chundro, Lucki Chundro Roi, Mahomed Asharat Jamadar, Magun Dass Sein, Magun Chundro, Nityanundo Kanangoe, Nityanundo Kanangoe, Nityanundo, Neelkanta Poorohit, Neel Kanta, Nityanundo Kanangoe, Nityanundo Kanangoe, Nemy Churn Roi, Nityanundo, Nymmutoolah, Tooa Bai, Upendro Chundro, Prossono Singh, Prossono Kumaree, Poorna Chundro Sein, Peary Mohun, Russick Chundro, Ram Doollal, Ram Doyal, Ram Joy Poddar, Ram Loochun Sein, Renooka, Sharath Chundro, Shaha Mahomed, Shahabooddeen, Sham Soonder, Tilok Chundro, Tofer Ali, Ram Jeebun, Golam Moheooddeen, Prossono Kumaree, Aukhil Chundro Sein, minor, Mohes Chundro, Lali Mahomed Haji, Golam Ali Nazir, Soobrattee, Sreemuttee Bisheshwari, Mahomed Kolimollah, Mohesh Chundro, Mahomed Kamil, Isoph Ali, Nezamat Ali, Mahomed Ali, Monohur Khan, Uzir Ali, Uma Churn Ghose, Doorga Churn Sein, Jugguth Chundro Sein, Modan Mohun, Ram Doollal, Ramanundo, and Doorga Churn Sein. Of these, separate accounts under Section 13, Act XI. of 1859, having been opened for the shares of Sreemuttee Alaka, Ram Doyal Sein, Sreemuttee Brajo Bashee, Jagat Chundro Sein, Jagat Chundro Sein, Hur Chundro, Kristna Mohun, Obhoy Churn Guba, Neel Kanta, Goori Kanta, Nityanundo Poorohit, Sreemoti Tarakeshwari, Golam Ali Nazir, Golam Ali, Jan Ali, Golam Basid, Rehanooddeen, Ajoroolla, Rizwanooddeen, Nojoomoniss, Nadirooniss, Gouri Das, Neelmoney, Bakar Ali, Mobarak Ali, Choitonno Churn Sein, Futteema Bibi, Soojat Ali, Monsoor Ali, Naziroollah, Ainooddeen, Kassim Ali, Ram Churn, Ram Sebuck Das, Uday Chand, Amir Hossein, Mahomed Nasim, Subdar Ali, Rehanooddeen, Rizwanooddeen, Samiooddeen, Choitonno Churn Dustidar, Ranjit Ram Chowdri, Kristna Mohun Guba, Mahomed Mosun, Mahomed Kamil, Jan Ali, Sach Chanda Moyee, Sreemuttee Bisheshwari, Magun Das Sein, Ruttan Money Sein, Komoruddeen Ahmed, Ram Dyal De, Gour Shunder, Tofel Ali and his wife Mohobot Banoo, Sreepoorna Dassen, Sreemuttee Naravane alias Bashi, Sreemuttee Alaka Soondree, Nundo Kumar Das, Gour Hurri Chowdri, Nundo Kumar Das, Kristna Das Mozundar, Ajmat Moulvi, Mohesh Chundro, Rajkishore, Lali Mahomed Hajee, Soobrattee alias Soojemoney Surdar, Aithan Das, Nityanundo Das, Sreemuttee Renooka, Sreemuttee Bisheshwari, Mahomed Kamil Chowdri, Gopal Das Sein, Degamber Kanangoe, Kalikant Sein, and Jagot Chandra Sein, and the revenue (Rs. 773-8-7) for their shares having been paid, the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 826-14-3.



No. 3125.—The rights and interests of Abdulla Khan, in Taraf Sreemonto Ram Kanangoe; recorded proprietors, Abdulla Khan, Boidanath Sein, Ramkishore Sein, Aar Ali, Abdul Aziz, Ananda Mohun Naha, Sreemuttee Ramani Debea, and Sreemuttee Kosholea Debea; the sudder jumma of the entire estate is Rs. 1,737-12-0.

The shares of the undermentioned proprietors will be exempted from sale, owing to separation of their accounts and the payment of Government revenue:—

Boidanath Sein, Ramkishore Sein, Aar Ali, Abdul Aziz, Anando Mohun Naha, Sreemuttee Ramani Debea, Sreemuttee Kosholya Debea, and Magun Ah Chowdri, bearing jumma of Rs. 1,459-7-2.

CHITTAGONG COLLECTOR'S OFFICE,  
The 2nd February 1871.

F. COWLEY, *Covd. Deputy Collector, in charge.*

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate in the District of Tirhoot will be put up to public and unreserved sale, at the Collector's Office of that District, on Thursday, the 9th March 1871, corresponding with 3rd Chyte 1278 Fuslee, for arrears of other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871.

The rights and interests of Kunhyah Sing and Parkash Sing, in Mehal Chappur Khass, Pergunnah Balagutch; recorded proprietors, Parshu Singh and others. The Sudder Jumma of the entire Mehal is Rs. 719-10-8.

H. DAVIES, *Depy. Collr., for Collr.*

TIRHOOT COLLECTOR'S OFFICE,  
The 11th February 1871.

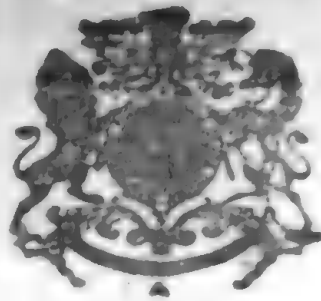
NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates, in the district of Nuddea, will be put up to public and unreserved sale, at the Collector's Office of that district, on Friday, the 17th March 1871, corresponding with 4th Cheyt 1277 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1871:—

*Permanently-settled Estates.*

No. 17.—Dehee Alfa, Pergunnah Bagowan; recorded proprietors, Santeram Rai and others; Sudder Jumma	Rs. 4,046 2-2½
Police	44-14-8
No. 62.—Dehee Buxepore, Pergunnah Rajpore; recorded proprietors, Hurri-mohun Mookerjee and others; Sudder Jumma	5,276-6-11½
No. 304.—Dehee Khoerhooda, Pergunnah Ashrofabad; recorded proprietors, Nobokisto Chowdhry and others; Sudder Jumma	539-10-5½
No. 2769.—Notidanga Ghorebanga, Pergunnah Rajpore; recorded proprietors, Denonath Mookerjee and others; Sudder Jumma	517-3-10

NUDDEA COLLECTOR'S OFFICE,  
The 10th February 1871.

W. B. OLDHAM,  
*Covenanted Depy. Collr., for Offg. Collr. in Camp.*



APPENDIX (No. III.) TO  
**The Calcutta Gazette.**

WEDNESDAY, FEBRUARY 22, 1871.

*Register of Sales of Waste Lands.*

1	2	3	4	5	6	7	8	9	10	11
Number.	Number of the application in Register No. 49, and name of applicant.	Pargunnah, Thana, or other Sub-division in which situated.	Village or township.	Area in acres and boundaries of the plot as ascertained by survey.	Date of sale.	Name and residence of purchaser.	Date of possession being given.	Amount paid for survey, clearance, and advertisements.	Price for which sold.	Part of instalment of the price being paid with amount (S. H. — Interest payable not to be above a bare.)
63	No. 97. J. F. Muller, Esq.	Darjeeling	Nagrookur- siong.	734 Acres Bounded on the North, Sinnurpanso; South, Tooungbong Shora and Mr. J. F. Muller's land; East, J. F. Mul- ler's land and Bulasun River; West, Survey- line and Nagrookur spur.	2nd Feb. 1871.	J. F. Muller, Esq., Dar- jeeling.	2nd Feb. 1871.	Rs 16	At Rs. 2-3 an acre. No. 193-6	3rd Feb 1871 Rs 193-6.
64	No. 98. J. F. Muller, Esq.	Ditto	Ditto	606 Acres. North, Tooungbong Shora; South, Dhoja and survey line; East, Bulasun River and Mr. J. F. Muller's land; West, part of Survey No. 74.	Ditto	B. W. Halli- fax, Esq. B. W. Halli- fax, Esq., Hopetown.	Ditto	Rs. As. 242 14	At Rs. 3-9 an acre. Rs. 1,550-6	3rd Feb. 1871. Rs. 155-0-0.

DARJEELING,  
The 4th February 1871.

W. M. CLAY, *Asst. Commr., in charge.*



# The Calcutta Gazette.

WEDNESDAY, MARCH 1, 1871.

GOVERNMENT OF INDIA.

## LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 10th February 1871, and is hereby promulgated for general information:—

ACT No. VI of 1871.

## THE BENGAL CIVIL COURTS ACT, 1871.

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2. Repeal of enactments.

#### CHAPTER II.—Constitution of Civil Courts.

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## SCHEDULE.

## Part I.—Bengal Regulations.

## Part II.—Acts.

## AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO THE DISTRICT AND SUBORDINATE CIVIL COURTS IN BENGAL

**WHEREAS** it is expedient to consolidate and amend the law relating to the District and Subordinate Civil Courts in the territories respectively under the governments of the Lieutenant-Governors of the Lower and North-Western Provinces, of the Presidency of Fort William in Bengal; It is hereby enacted as follows:—

CHAPTER I.—*Preliminary.*

**1.** This Act may be called "The Bengal Civil Courts Act, 1871."  
**Short title.**  
 It extends to the territories for the time being respectively under the governments of the said Lieutenant-Governors, except such portions thereof as for the time being are not subject to the ordinary jurisdiction of the High Courts and except the Jhānsi Division.  
**Local extent.**

Except this section and sections seventeen, twenty-nine and thirty, nothing herein contained applies to Courts of Small Causes established under Act No. XI of 1865.  
**Partial exclusion of Mofussil Small Cause Courts.**

This Act shall come into force on the passing thereof.  
**Commencement of Act.**

**2.** The Regulations and Acts mentioned in the Schedule hereto annexed are repealed to the extent specified in the third column of such Schedule.  
**Repeal of enactments.**

CHAPTER II.—*Constitution of Civil Courts.*

**3.** The number of District Judges to be appointed under this Act shall be fixed, and may, from time to time, be altered by the Local Government.  
**Number of District Judges.**

**4.** The number of Subordinate Judges and Munsifs to be appointed under this Act in each District, shall be fixed, and may from time to time be altered, by the Local Government.  
**Number of Subordinate Judges and Munsifs.**

**5.** Whenever the office of District Judge or Subordinate Judge under this Act is vacant, or whenever the Governor General in Council has sanctioned an increase of the number of District Judges or Subordinate Judges, the Local Government shall supply such vacancy or appoint such additional District Judges or Subordinate Judges, as the case may be.  
**Vacancies in District Judgeships.**

**6.** Whenever the office of a Munsif is vacant, or when the Governor General in Council has sanctioned an increase of the number of Munsifs, the High Court shall nominate such person as it thinks fit to be a Munsif, and the Local Government shall appoint him accordingly.  
**Vacancies in Munsifships.**

Provided that the Local Government may, with the sanction of the Governor General in Council,



make rules as to the qualifications of persons to be appointed to the office of Munsif under this Act; and on such rules being made, no person shall be nominated to such office unless he possesses the qualifications required by the said rules.

7. When the business pending before any District Judge requires the aid of Additional Judges for

their speedy disposal, the Local Government may, upon the recommendation of the High Court, and subject to the sanction of the Governor General in Council, appoint such Additional Judges as may be requisite.

Such Additional Judges shall perform any of the duties of a District Judge under Chapter III of this Act that the District Judge may, with the sanction of the High Court, assign to them, and, in the performance of such duties, they shall exercise the same powers as the District Judge.

8. In the event of the death of the District Judge, or of his being incapacitated by illness or otherwise for the performance of his duties, or of his absence from the station in which his Court is held, the Additional Judge, or, if there is no Additional Judge attached to such Court, the senior Subordinate Judge of the District shall, without relinquishing his ordinary duties, assume charge of the Judge's office,

and shall discharge such of the current duties thereof as are connected with the filing of suits and appeals, the issue of processes and the like functions,

and shall continue in charge of the office until it is resumed by the District Judge or assumed by an Officer duly appointed thereto.

9. In the event of the death of a Subordinate Judge, or of his being incapacitated by illness or otherwise for the performance of his duties, or of his absence on leave when no person is appointed to act for him,

the District Judge may transfer all or any of the proceedings pending in the Court of such Subordinate Judge either to his own Court or to the Court of a Subordinate Judge (if any) under his control.

All proceedings transferred under this section shall be disposed of as if they had been instituted in the Court to which they are so transferred.

A District Judge, on the occurrence within his District of any vacancy in the office of Munsif, may, pending the action of the High Court under section six, appoint such person as he thinks fit to act in such office.

And he shall forthwith report to the High Court the occurrence of every such vacancy and such appointment.

10. The Local Government may invest with the powers of any Court under this Act any officer in the District of Kachar and the Divisions of Assam, Chota Nagpur and Kuch Bihar.

Nothing in sections three to nine (inclusive), thirty-two, thirty-three and thirty-four, applies to

any such officer. But all the other provisions of this Act apply, *mutatis mutandis*, to officers so invested.

11. The general control over all the Civil Courts in any District is vested in the District Judge, but subject to the superintendence of the High Court.

12. The present Judges of the Zala Courts, Additional Judges, Subordinate Judges and Munsifs shall be deemed to have been duly appointed to the offices the duties of which they have respectively discharged and shall be the first District Judges, Additional Judges, Subordinate Judges and Munsifs under this Act.

13. Every District Judge, Additional Judge, Subordinate Judge or Munsif appointed after the passing of this Act shall, previous to entering on the duties of his office, make and subscribe a solemn declaration according to the following form:—

"I, A. B. appointed to the office of \_\_\_\_\_ do solemnly declare that, in the trial and determination of all suits which may come under my cognizance, and in the execution of all the other duties of my office, I will act according to the best of my abilities and judgment without partiality, favour, or affection; that I will not directly or indirectly receive, or knowingly allow any other person to receive on my behalf, any money, effects, or property, on account of any suit that may come before me for decision or on account of any public duty which I may have to execute.

I will strictly adhere to all the rules prescribed for my guidance, and I will, in all respects, truly and faithfully execute the trust reposed in me.

(Signed) A. B.

District [or Additional or Subordinate] Judge of \_\_\_\_\_ [or Munsif of \_\_\_\_\_]

Such declaration shall be made—

by a District Judge, either before his predecessor in such office, or before the Magistrate of the District.

by an Additional Judge, a Subordinate Judge or Munsif, before the District Judge or the Magistrate of the District.

14. Every Court under this Act shall use a seal of such form and dimensions as are for the time being prescribed by the Local Government.

15. Every District Judge, Additional Judge, Subordinate Judge and Munsif under this Act shall be deemed to be a Civil Court within the meaning of the Code of Civil Procedure and of this Act.

16. The Local Government may fix, and, from time to time, alter the place or places at which any Court under this Act is to be held.

17. Subject to such orders as may from time to time be issued by the Governor General in Council, the High Court shall prepare a list of days to be observed in each year as close holidays in the Courts subordinate thereto.

Such list shall be published in the local official *Gazette*, and the said days shall be observed accordingly.

#### CHAPTER III.—*Ordinary Jurisdiction.*

**18.** The Local Government shall fix, and may, Power to fix local limits of jurisdiction. from time to time, vary the local limits of the jurisdiction of any Civil Court under this Act:

Provided that where more than one Subordinate Judge is appointed to any District, and where more than one Munsif is appointed to any Munsifi, the Judge of the District Court may assign to each such Subordinate Judge or Munsif the local limits of his particular jurisdiction within such District or Munsifi, as the case may be.

The present local limits of the jurisdiction of every Civil Court (other than the High Court) shall be deemed to be fixed under this Act.

**19.** The jurisdiction of a District Judge or Subordinate Judge extends, Extent of original jurisdiction of District Judge or Subordinate Judge. subject to the provisions in the Code of Civil Procedure, section six, to all original suits cognizable by the Civil Courts.

**20.** The jurisdiction of a Munsif extends to Extent of Munsif's jurisdiction. all like suits in which the amount or value of the subject-matter in dispute does not exceed one thousand-rupees.

**21.** Appeals from the decrees and orders of District Judges and Additional Judges shall, when such appeals are allowed by law, lie to the High Court. Appeals from District Judge and Additional Judges.

**22.** Appeals from the decrees and orders of Subordinate Judges and Munsifs shall, when such appeals are allowed by law, lie to the District Judge, except where the amount or value of the subject-matter in dispute exceeds five thousand rupees, in which case the appeal shall lie to the High Court. Appeals from Subordinate Judges and Munsifs.

Provided that the High Court may from time to time, with the previous sanction of the Local Government, order that all appeals from the decrees and orders of any Munsif shall be preferred to the Court of such Subordinate Judge as may be mentioned in the order, and such appeals shall thereupon be preferred accordingly.

**23.** Every Court under this Act may require Power to require witnesses or parties to be sworn a witness or party to any suit or proceeding pending in such Court, to take such oath as is prescribed by the law for the time being in force.

**24.** Where in any suit or proceeding it is necessary for any Court under this Act to decide any question regarding succession, inheritance, marriage or caste, or any religious usage or institution, the Muhammadan law in cases where the parties are Muhammadans, and the Hindu law in cases where the parties are Hindus, shall form the rule of decision, except in so far as such law has, by legislative enactment, been altered or abolished. Certain decisions to be according to Native law.

In cases not provided for by the former part of this section, or by any other law for the time being

in force, the Court shall act according to justice equity and good conscience.

**25.** No Munsif, Subordinate Judge, Additional Judge or District Judge shall Judges not to try suits in which they are interested. try any suit in which he is a party or personally interested, or shall adjudicate upon any proceeding connected with, or arising out of, such suit.

No Subordinate Judge, Additional Judge or District Judge shall try any appeal against a decree or order passed by himself in another capacity.

When any such suit, proceeding or appeal comes before any such Munsif, Subordinate Judge, Additional Judge or District Judge, he shall forthwith transmit the whole record of the case to the Court to which he is immediately subordinate, with a report of the circumstances attending the reference.

The superior Court shall thereupon dispose of the case in the manner prescribed by the Code of Civil Procedure, section six.

Nothing in the last preceding clause of this section shall be deemed to affect the extraordinary original civil jurisdiction of the High Court.

#### CHAPTER IV.—*Special Jurisdiction.*

**26.** Every District Judge may, from time to time, subject to the orders of the High Court, refer to any Subordinate Judge under his control any appeals pending before him from the decisions of Munsifs; and such Subordinate Judge shall hear and dispose of such appeals accordingly. Power to refer to Subordinate Judges appeals from Munsifs.

The District Judge may withdraw any appeals so referred and hear and dispose of appeals so withdrawn.

**27.** The High Court may, from time to time by order, authorize any District Judge to transfer to a Subordinate Judge under his control appeals from orders of Munsifs preferred under the Code of Civil Procedure, sections thirty-six, seventy-six, eighty-five, ninety-four, one hundred and nineteen, two hundred and thirty-one and two hundred and fifty-seven, or under Act No. XXIII of 1861, section eleven. Power to transfer to Subordinate Judge or Munsif certain proceedings pending before District Judge.

The High Court may also, from time to time by order, authorize any District Judge to transfer to a Subordinate Judge or Munsif under the control of such District Judge any of the proceedings next hereinafter mentioned, or any class of such proceedings specified in such order, and then pending, or thereafter instituted, before such District Judge.

The proceedings referred to in the second clause of this section are the following (that is to say),—

(1). Proceedings under Bengal Regulation V 1799 (*to limit the Interference of the Zillah and City Courts of Dewanny Adawlut in the Execution of Wills and Administration to the Estates of Persons dying intestate*).

(2). Proceedings under Act No. XL of 1858 (*for making better provision for the care of the persons and property of Minors in the Presidency of Fort William in Bengal*), or Act No. IX of 1861 (*to amend the law relating to Minors*).

(3). Claims to attached property under the Code of Civil Procedure, section two hundred and forty-six.

(4). Applications by judgment-debtors under section two-hundred-and-seventy-three or section two-hundred-and-eighty of the same Code.

(5). Applications to file awards under section three-hundred-and-twenty-seven of the same Code.

(6). Applications for permission to sue or appeal as a pauper.

(7). Applications for certificates under Act No. XXVII of 1860 for facilitating the collection of debts on successions, and for the security of parties paying debts to the representatives of deceased persons).

The District Judge may withdraw any proceedings so transferred and may either himself dispose of them, or, with the sanction of the High Court, transfer them to any other Subordinate Judge or Munsif under his control.

28. Subject to the provisions of the last clause of section twenty-seven, all proceedings transferred under the second clause of the same

Disposal of proceedings transferred.

section shall be disposed of by the Subordinate Judge or Munsif (as the case may be) according to the rules prescribed for the guidance of District Judges in like cases:

Provided that an appeal from the order of the Subordinate Judge or Munsif in such cases shall lie to the District Judge.

An appeal from his order thereon shall lie to the High Court if an appeal from the decision of the Judge in such proceedings is allowed by the law in force for the time being.

29. The Local Government may invest, within such local limits as it from time to time appoints, any Subordinate Judge with the jurisdiction of a Judge of a Court of Small Causes for the trial of suits cognizable by such Courts, up to the amount of five hundred rupees, and any Munsif with similar jurisdiction up to the amount of fifty rupees; and may, whenever it thinks fit, withdraw such jurisdiction from the Subordinate Judge or Munsif so invested.

30. Section fifty-one of Act No. XI of 1865 Amendment of Act XI of 1865. (to consolidate and amend the law relating to Courts of Small Causes beyond the local limits of the Ordinary Original Civil jurisdiction of the High Courts of Judicature), shall be read as if for the words "Principal Sadr Amin," the words "Subordinate Judge" were substituted.

#### CHAPTER V.—Misfeasance.

31. Any District Judge, Additional Judge, Subordinate Judge, or Munsif may, for any misconduct, be suspended or removed by the Local Government.

Suspension or removal of District Judge or Additional Judge.

32. The High Court may, whenever it sees urgent necessity for so doing, suspend any Subordinate Judge under its control.

Whenever the High Court exercises this power, it shall forthwith report to the Local Government the circumstances of the suspension, and the Local Government shall make such order thereon as it thinks fit.

33. The High Court may appoint a Commission for enquiring into the alleged misconduct of any Munsif.

Suspension of Munsifs by High Court.

On receiving the report of the result of any such enquiry, the High Court may, if it thinks fit, remove the Munsif from office, or suspend him, or reduce him to a lower grade.

The provisions of Act No. XXXVII of 1850 (for regulating enquiries into the behaviour of public servants), shall apply to enquiries under this section, the powers conferred by that Act on the Government being exercised by the High Court.

The High Court may also, previous to the appointment of such Commission, suspend any Munsif pending the result of the enquiry.

The High Court may, without appointing any such Commission, remove or suspend any Munsif, or reduce him to a lower grade.

34. Any District Judge may, whenever he sees urgent necessity for so doing, suspend from office any Munsif under his control.

Whenever a District Judge suspends from office any such Munsif, he shall forthwith send to the High Court a full report of the circumstances of the suspension, together with the evidence, if any, and the High Court shall make such order thereon as it thinks fit.

#### CHAPTER VI.—Ministerial Officers.

35. The Judges of the District Courts shall appoint the Ministerial Officers of such Courts, and, subject only to the general control of the Local Government, the said Judges may remove or suspend such Officers or fine them in an amount not exceeding one month's salary.

Appointment and removal of Ministerial Officers of District Courts.

36. The Ministerial Officers of the Courts of Subordinate Judges and Munsifs shall be nominated and appointed by those Courts respectively, subject to the approval of the District Judge within whose jurisdiction such Courts are situate.

Every such Court may, by order, remove or suspend from office, or fine in an amount not exceeding one month's salary, any of its Ministerial Officers who is guilty of any misconduct or neglect in the performance of the duties of his office. And the District Judge, subject only to the general control of the Local Government, may on appeal or otherwise reverse or modify every such order.

Nothing in this section or in section thirty-five shall exempt the offender from any penal or other consequences to which he may be liable under any other law in force for the time being.

37. The Local Government may, at the instance of the District Judge, transfer from any Court in the territories subject to such Government, to any other Court in the same territories, all or any of the Ministerial Officers of such Judge or of any Subordinate Judge or Munsif under his control.

The District Judge may transfer all or any of the Ministerial Officers of any Court under his control to any other such Court.

38. Any fine imposed under this Chapter shall, if the order imposing it so directs, be recovered by deduction from the offender's salary.

Recovery of fines.

## SCHEDULE.

## PART I.—BENGAL REGULATIONS.

Number and year.	Title.	Extent of Repeal.
III, 1793.	A Regulation for extending and defining the jurisdiction of the Courts of Dewanny Adawlut, or Courts of Judicature for the trial of civil suits in the first instance, established in the several Zillahs, and in the cities of Patna, Dacca, and Moorshedabad.	So much as has not been repealed.
IV, 1793	A Regulation for receiving, trying, and deciding suits or complaints declared cognizable in the Courts of Dewanny Adawlut established in the several Zillahs, and in the Cities of Patna, Dacca, and Moorshedabad.	Section fifteen.
VII, 1795.	A Regulation for establishing a Court of Dewanny Adawlut, or Court of Judicature for trying civil suits, in the first instance, at the City of Benares, and at Mirzapore, Ghazepore, and Jaunpore, in the Province of Benares, and for defining the Jurisdiction and Powers of those Courts.	So much as has not been repealed.
VIII, 1795.	A Regulation for extending to the Province of Benares, with alterations and modifications, Regulation IV, 1793, entitled "A Regulation for receiving, trying, and deciding suits or complaints declared cognizable in the Courts of Dewanny Adawlut established in the several Zillahs, and in the cities of Patna, Dacca, and Moorshedabad," and for exempting the Rajah of Benares and the Baboos of his family, and certain Bankers, when defendants, from giving the security required from other defendants.	Section three.
II, 1803.	A Regulation for establishing and defining the Jurisdiction of the Courts of Adawlut, or Courts of Judicature, for the trial of civil suits in the first instance, in the Provinces ceded by the Nawab Vizier to the Honourable the English East India Company.	So much as has not been repealed.
III, 1803.	A Regulation for receiving, trying, and deciding suits or complaints, declared cognizable in the Courts of Adawlut established in the several Zillahs in the Provinces ceded by the Nawab Vizier to the Honourable the English East India Company.	Section fifteen, clause one.

## PART I.—continued.

Number and year.	Title.	Extent of Repeal.
VIII, 1805.	A Regulation for extending to the conquered Provinces situated within the Doab and on the right bank of the River Jumna, and to the Territory ceded to the Honourable the English East India Company in Bundelcund by the Poishwa, such of the Laws and Regulations established for the internal Government of the Provinces ceded by the Nawab Vizier to the Honourable the English East India Company, as have not been already extended to those Territories, and for revising and amending certain parts of the said Laws and Regulations.	Section six and so much of section seven as extends Regulation III, 1803, section sixteen, clause one.
VII, 1832	A Regulation for modifying certain of the Provisions of Regulation V, 1831, and for providing Supplementary Rules to that Enactment.	So much as has not been repealed.
VIII, 1833.	A Regulation for the occasional appointment of Additional Judges of the Zillah and City Courts.	The whole.

## PART II.—ACTS.

Number and year.	Title.	Extent of Repeal.
IX of 1844	An Act for authorizing the institution of suits in the Courts of Principal Sudder Ameens and Sudder Ameens.	Section three so far as it applies to the Bengal Presidency.
L of 1850	An Act to amend the law relating to vacations in the Civil Courts within the Presidency of Fort William in Bengal.	The whole.
XVI of 1858...	An Act to consolidate and amend the law relating to Principal Sadr Amins, Sadr Amins, and Munsifs in Bengal, and for other purposes.	The whole.
II of 1870	An Act to provide for the appointment of Additional Subordinate Judges and Munsifs in the Presidency of Fort William.	The whole.

WHITLEY STOKES,

Secy. to the Govt. of India.



The following Bill was introduced into the Council of the Governor General of India for the purpose of making Laws and Regulations on the 17th February 1871, and was referred to a Select Committee with instructions to make their report thereon in a month:—

No. 5 of 1871.

*A Bill for the further amendment of the Consolidated Customs Act.*

FOR the further amendment of the Consolidated Customs Act (No. VI of 1863); It is hereby enacted

Preamble

as follows:

1. Section twenty-three of the said Act shall be read as if after the word "exportation" the following words were inserted (that is to say) "by sea or by land, or both by sea and by land."

Amendment of Act VI of 1863, section 23.

2. As often as any goods are lodged in a public warehouse or a licensed private warehouse, the warehouse-keeper, or, in the case of the Bengal Bonded Warehouse Association, the Secretary of the said Association shall deliver a warrant signed by him as such to the person lodging the goods.

Warrant to be given every time goods are warehoused.

Such warrant shall be in the form in the schedule to this Act annexed, and shall be transferable by endorsement; and the endorsee shall be entitled to receive the goods specified in such warrant on the same terms as those on which the person who originally lodged the goods would have been entitled to receive the same.

Form of warrant.

3. For section one hundred and thirty-seven of the said Act the following section shall be substituted:—

"CXXXVII. Upon the re-export by sea to any foreign port or place of any goods except salt or opium, capable of being easily identified, imported by sea into British India from any foreign port or place, and upon which duties of customs have been paid on importation, three-fourths of such duty shall be repaid as drawback, and one-fourth shall be retained as reserved duty.

"Provided that in every such case the goods be identified to the satisfaction of the officer in charge of the custom house, and that the re-export be made within two years from the date of importation, as shown by the custom house register, or within such extended term as the chief customs authority of the Presidency or place, on sufficient cause for such extension being shown, in any case determines.

"The Governor General in Council may from time to time, by notification in the *Gazette of India*, declare what goods shall for the purpose of this section be deemed to be capable of being easily identified.

"No repayment shall be made under this section on account of any article entered in the Export Manifest of the vessel as ship's stores.

"Articles on which, though they be not country articles, an export duty is chargeable by law, shall not, on re-exportation, be entitled to claim exemption from such export duty by reason of their having paid duty on importation.

"But the said chief customs authority may in any such case direct that no reservation of any part of the import duty be made on the re-exportation of such articles."

Act to be read with Act VI of 1863.

4. This Act shall be read with and taken as part of the Consolidated Customs Act.

## SCHEDULE.

### FORM OF BONDED WAREHOUSE WARRANT.

(See Section 2.)

I do hereby certify that the undermentioned goods which goods, the engage on demand, after payment of rent and incidental charges and Government dues or customs chargeable thereon, to deliver to the said or their assigns, or to the holder of this warrant to whom it may be transferred by endorsement.

### STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to make three amendments in the Consolidated Customs Act VI of 1863.

Section 23 of that Act authorizes the Government of India to prohibit the exportation or importation of any particular class of goods. To prevent a doubt which has been raised as to the extent of the power thus conferred, the Bill introduces words 'by sea or by land, or both by sea and by land.'

A new section provides that when goods are warehoused, a warrant shall be delivered to the person lodging the goods, and that such warrant shall be transferable by endorsement. This is now the law as regards the Bengal Bonded Warehouse. The change has been suggested by the Government of Bombay.

Another section, intended to replace section 137 of Act VI of 1863, provides that the goods on which drawback was allowed shall be easily identifiable; that the Governor General in Council may determine what such goods shall be deemed to be, and that three-fourths (instead of seven-eighths) shall be the amount of drawback, (one-fourth instead of one-fifth) being retained as reserved duty.

The 8th February 1871.

R. TEMPLE.

WHITLEY STOKES,  
Secy. to the Govt. of India.

## Government of Bengal.

### LEGISLATIVE DEPARTMENT.

The following Bill was read in the Council of the Lieutenant-Governor of Bengal, for the purpose of making Laws and Regulations on the 18th February 1871 and was referred to a Select Committee with instructions to report within six weeks:—

*A Bill for the construction of a Bridge across the river Hooghly between Howrah and Calcutta.*

WHEREAS it is expedient that a bridge should be constructed across the river Hooghly between

Howrah and Calcutta; It is enacted as follows:—

1. The following words and expressions shall have the meanings hereby assigned to them, unless

Preamble.

Interpretation.

where a contrary intention shall appear from the context :—

The word "Commissioners" shall mean the Howrah Bridge Commissioners for whose incorporation power is hereinafter given.

"Magistrate" includes a Justice of the Peace for Calcutta and any person exercising all or any of the powers of a Magistrate.

II. It shall be lawful for the Lieutenant-Governor of Bengal to cause a bridge to be constructed across the river Hooghly, between Calcutta and Howrah, at such place at or near Armonian Ghât as he may select, and to construct such ways and approaches to such bridge as he shall deem necessary.

III. The said Lieutenant-Governor shall form a scale of tolls, fees, and charges for the use of the said bridge, and for goods conveyed on the railway of the East Indian Railway Company into their station at Howrah, and may from time to time vary such scale; and such tolls, fees, and charges shall be leviable in respect of the several matters mentioned in the first schedule hereto: Provided always that such tolls, fees, and charges shall not exceed the respective rates mentioned in the said schedule.

IV. It shall be lawful for the Lieutenant-Governor of Bengal from time to time to make bye-laws for the guidance of persons employed by him under this Act; for the safe and convenient use of the bridge to be constructed under the provisions of this Act, and approaches thereto; for the passage of ships, boats, and vessels through the said bridge; for the mode of payment of the tolls, fees, and charges leviable under this Act; or otherwise for carrying out the purposes of this Act; and from time to time to vary, alter, or revoke any such bye-law so made by him.

V. No penalty for any one infringement of a bye-law shall exceed one hundred Rupees, nor in case of a continuing infringement shall any penalty exceed fifty Rupees per diem, for every day after notice of such infringement shall have been given by or on behalf of the said Lieutenant-Governor to the person guilty of such infringement.

VI. The Lieutenant-Governor of Bengal shall cause the said bye-laws, and the tables of tolls, fees, and charges leviable, to be printed in the English and Bengalee languages and characters, and to be hung up and kept hung up at the approaches to the said bridge.

VII. It shall be lawful for the said Lieutenant-Governor to make such arrangement or agreement with the East Indian Railway Company for the collection of tolls, fees, and charges by the said Company in respect of passengers, animals, carriages, and goods crossing the said bridge between the stations of the said Company respectively situate at Howrah and Calcutta, or brought into the said station at Howrah, as to the said Company and the Lieutenant-Governor of Bengal shall seem fit, and the said Company shall for the levy of such tolls, fees, and charges

have all such and the same powers as in and by this Act are conferred on the Lieutenant-Governor of Bengal.

VIII. It shall be lawful for the said Lieutenant-Governor to advance for the construction of the said bridge and approaches there-to such sums out of the public funds as from time to time may be in that behalf sanctioned by the Governor General of India in Council.

IX. The said Lieutenant-Governor shall cause separate accounts to be kept of all expenditure in or about the construction or maintenance of the said bridge, or the collection of such tolls, fees, or charges, or otherwise in relation to the said bridge, and also of the income derived from such tolls, fees, and charges, and shall from time to time apply the balance which shall remain of such income, after defraying thereout the current expenses incurred in relation to such bridge, in repaying to the Secretary of State for India in Council all sums which shall have been advanced from the public funds for the construction or maintenance of the said bridge, with interest thereon at the rate of four and a half per cent. per annum from the date when such sums shall respectively have been advanced.

X. It shall be lawful for the said Lieutenant-Governor of Bengal at any time after the commencement of this Act, if he think fit, by order published in the *Calcutta Gazette*, to nominate and appoint nine persons to be Howrah Bridge Commissioners, and by the same or any other order published in like manner to nominate one of such persons to be Chairman and another of such persons to be Vice-Chairman.

XI. Every person who shall be appointed to be a Chairman, Vice-Chairman, or Commissioner, shall, subject to the provisions hereinafter contained, continue to hold the office to which he shall be appointed for the term of two years, but may at the expiration of such term be re-appointed.

XII. The Lieutenant-Governor of Bengal, after any person appointed to be a Chairman, Vice-Chairman, or Commissioner under this Act, shall have died or ceased to be such Chairman, Vice-Chairman, or Commissioner, may, by an order published in the *Calcutta Gazette*, appoint some other person to be a Chairman, Vice-Chairman, or Commissioner, as the case may be, in the place or stead of the person so dying or ceasing to be a Chairman, Vice-Chairman, or Commissioner.

XIII. The Howrah Bridge Commissioners to be appointed as hereinbefore provided, and their successors, shall be and they are hereby created a corporation under the name and style of "Howrah Bridge Commissioners," and they shall have a common seal.

XIV. When and so soon as the Commissioners shall be so appointed, the Commissioners, subject however to the provisions hereinafter in that behalf contained, shall and may have and exercise all the powers and authorities, and shall perform all the

and by Sections II. to VII., of this Act or any of them, or by Section IX., conferred or imposed on the said Lieutenant-Governor.

**XV.** Immediately upon the appointment of such Commissioners all property procured for the construction of the said bridge and the approaches thereof, and the said bridge and approaches, and the tolls, fees, and charges thereof, and right to enforce all contracts respecting the same, shall become vested in the Commissioners.

**XVI.** Immediately on the appointment of the Commissioners there shall be taken to be due from them to the Secretary of State for India in Council the sums which, by the accounts hereinbefore directed to be kept, shall appear to be due in respect of the said bridge.

**XVII.** All property vested in, or acquired by, the Commissioners under or by virtue of this Act, and all monies raised by or payable to them under or by virtue of this Act, shall be held in trust and be applied in the first place for the payment of all sums which from time to time shall be due and payable to the Secretary of State for India in Council for monies advanced or applied, or to be advanced or applied by or on behalf of the said Secretary of State for India in Council for the construction of a bridge across the river Hooghly between Howrah and Calcutta, or otherwise under the provisions of this Act, and subject thereto upon trust for the purposes of this Act, and not otherwise.

**XVIII.** Every sum which may become due from the Commissioners to the said Secretary of State shall be by them re-paid to him in thirty equal annual instalments, the first of such instalments to be paid on the 1st day of April, which shall be next after the completion of twenty-four calendar months from the day on which such sum shall become due, and the other instalments to be paid respectively on the 1st day of April in every year, computing from the day fixed from the payment of the first of such instalments.

**XIX.** Interest at the rate of four and a half per cent. per annum shall be paid by the Commissioners to the said Secretary of State upon all sums which for the time being may be due to him from them upon the 31st day of March and the 30th day of September in each year, the first of such payments of interest in respect of any sum which may become due or payable from the said Commissioners to the said Secretary of State to be calculated from the day on which such sum shall become due, and to be made on the 31st day of March or the 30th day of September, whichever may first happen next after such sum shall have become due.

**XX.** Notwithstanding the provisions of Section XVIII., it shall be lawful for the Commissioners, if they think fit, out of any monies which may come to their hands under the provi-

sions of this Act, to re-pay to the said Secretary of State in Council any sum which for the time being may remain due to him under the provisions of this Act for principal, although the time fixed by the said section for the re-payment of the same shall not have arrived. Provided always that no such re-payment shall be made of any sum less than five thousand Rupees, nor of any sum not being a multiple of five thousand Rupees, and from and after any such re-payment no further sum as interest shall be payable to the said Secretary of State in Council in respect of the sum which shall have been so re-paid.

**XXI.** Whenever the half-yearly accounts to be laid before the Lieutenant-Governor of Bengal under the provisions of this Act shall show a surplus for the half-year of income over expenditure, such surplus, or so much thereof as the said Lieutenant-Governor shall think fit, shall be applied by the Commissioners in paying off any part of the debt due by them to the said Secretary of State, or such surplus may, if the Lieutenant-Governor shall so direct, in whole or part be invested by the Commissioners in the purchase in their corporate name of Government securities, and the interest thereof may be accumulated and invested in like manner, with power to the Commissioners at any time to dispose of any such securities, and to apply the proceeds and interest thereof, with the sanction of the Lieutenant-Governor, in or towards any of the purposes of this Act.

**XXII.** The salaried Chairman or salaried Vice-Chairman shall at a special general meeting, to be held within two months after the Commissioners shall have been appointed, lay before the Commissioners a separate estimate of the expenditure and income of the Commissioners for the period which shall be to come from the commencement of this Act up to the 1st day of April then next ensuing; and shall also at a special general meeting, to be held in the month of February in each year, lay before the Commissioners a like estimate of such income and expenditure for the year commencing on the 1st day of April then next ensuing. Every such estimate shall be in such form as the Lieutenant-Governor of Bengal shall, by an order published in the *Calcutta Gazette*, direct. Provided always that such estimate shall be completed and printed, and a copy thereof sent by post or otherwise to each Commissioner, at least ten clear days prior to the meeting before which the estimate is to be laid.

**XXIII.** It shall be in the discretion of the Commissioners at such meeting by resolution to pass or to reject, or to modify or alter such estimate, and pass such estimate so modified or altered.

**XXIV.** Every such estimate, when passed by the Commissioners in pursuance of the provisions of this Act, shall be submitted to the Lieutenant-Governor of Bengal, and it shall be lawful for such Lieutenant-Governor either to approve of such estimate or to

return the same with his remarks thereupon, and the Commissioners shall forthwith at a meeting proceed to re-consider such estimate in reference to such remarks, and to modify or alter the same, and to re-submit such estimates to the said Lieutenant-Governor, and it shall not be lawful for the Commissioners to expend any greater sum under such estimate than shall be approved by the said Lieutenant-Governor.

**XXV.** It shall be lawful for the Commissioners, in the course of any year for which an estimate shall have been approved by the Lieutenant-Governor, to cause a supplemental estimate for the residue of such year to be prepared and laid before the Commissioners at a meeting, and thereupon such proceedings shall be had as in and by Sections XXII, XXIII, and XXIV, are directed to be had with respect to the estimate therein mentioned.

**XXVI.** No bye-law or table of tolls, fees, or charges, or alteration or revocation of a bye-law or table of tolls, fees, or charges made by the Commissioners, shall have effect until the same shall have been approved by the Lieutenant-Governor of Bengal by an order published in the *Calcutta Gazette*, and no bye-law made by the Commissioners shall be approved by the said Lieutenant-Governor until it shall have been published for three weeks successively in the *Calcutta Gazette*; and when such bye-law shall have been so approved, all courts of law shall take judicial notice thereof.

**XXVII.** It shall be lawful for the Lieutenant-Governor of Bengal, by an order published in the *Calcutta Gazette*, to revoke, annul, and make void any bye-law made by the Commissioners.

**XXVIII.** All the provisions contained in Sections XI, XII, XIII, XIV, XV, XVI, XVII, XVIII, XIX, XX, XXI, XXII, XXIII, XXIV, XXV, XXVI, XXVII, XXVIII, XXIX, XXX, XXXI, XXXII, XXXIII, XXXIV, XXXV, XXXVI, XXXVII, XXXVIII, LII, LIII, LXXIX, LXXX, LXXXVIII, LXXXIX, XC, and XCI of Act V. of 1870, passed by the Lieutenant-Governor of Bengal in Council, shall apply to the Commissioners to be appointed under or performing the duties of such Commissioners under this Act as if the said sections were re-enacted herein.

**XXIX.** The said Lieutenant-Governor may at any time before the appointment of Commissioners under this Act, by an order published in the *Calcutta Gazette*, authorize and empower the Commissioners for the improvement of the Port of Calcutta to exercise the powers and authorities hereby conferred on the Commissioners, and after the publication of such an order all the property which by this Act would vest in the Commissioners upon their appointment shall vest in the said Commissioners for the improvement of the Port of Calcutta as if they were the Commissioners, and they

shall perform the duties and trusts hereby imposed on the Commissioners. After the publication of such order, no appointment of Commissioners shall be made under this Act.

**XXX.** No suit or other proceeding shall be commenced or prosecuted against any person for anything done or professing or purporting to be done in pursuance of this Act without giving to such person a month's previous notice of the intended proceeding and of the cause thereof, nor after tender of sufficient amends, nor after the expiration of three months from the accrual of the cause of suit or other proceeding.

**XXXI.** No person shall be entitled to any compensation for any loss or injury which he may sustain by reason of any obstruction to the navigation of the said river which may be caused by the said bridge, or by anything done in the construction thereof.

**XXXII.** When such Commissioners shall have been appointed under this Act, all lands and property theretofore acquired for the purposes of this Act shall vest in such Commissioners, and the Commissioners shall be bound by all contracts and agreements in respect to any of the purposes of this Act which shall theretofore have been made or entered into by the said Lieutenant-Governor of Bengal or such officer as aforesaid.

**XXXIII.** Any person who shall evade, or attempt to evade, payment of any toll, lee, or charge payable under this Act, shall be liable to a fine which may extend to fifty Rupees or to imprisonment, simple or rigorous, which may extend to fourteen days, or to both.

**XXXIV.** Any person committing any offence against the provisions of the last section may be arrested by any officer of the Commissioners to be by them thereunto appointed, and by such officer or any person by him thereunto authorized, or by any officer of police, and forthwith conveyed before some Magistrate having jurisdiction in the place in which such offence shall have been committed, or to the nearest police station within the said jurisdiction.

**XXXV.** Whenever such person shall be brought before a Magistrate, such Magistrate may forthwith hear and determine the charge of such offence.

**XXXVI.** Whenever such person shall be taken to a police station, the officer in charge of such station shall, as soon as conveniently may be, cause him to be conveyed before some Magistrate having jurisdiction in the matter.

**XXXVII.** This Act may be called. The Howrah Bridge Act, 1871.



## SCHEDULE.

(Referred to in Section III.)

Maximum amount of tolls, fees, and charges.

	A.	P.
For every passenger	0	8
For every horse	1	0
For every pony	0	1
For every elephant	3	0
For every buffalo	1	0
For every camel	1	0
For every cow, ox, or bull	0	6
For every calf or sheep, dog or pig, or other animal	0	3
For every two-wheeled vehicle without springs	1	0
For every two-wheeled vehicle with springs	2	0
For every four-wheeled vehicle without springs	2	0
For every two-wheeled vehicle with springs	4	0
For every maund of goods brought into the Howrah Railway Station	0	2

## STATEMENT OF OBJECTS AND REASONS.

The construction of a Bridge across the Hooghly connecting Howrah and Calcutta in the vicinity of the Railway Station having been long under discussion, has now been determined upon.

The Secretary of State has sanctioned the advance from the public funds of the sums necessary to construct such a Bridge, a contract has been completed, and the work is about to be commenced upon.

The object of this Bill is to empower the Government to construct the Bridge and to make arrangements for its management, and for securing the due repayment of the sums advanced for its construction from the tolls and dues to be levied on passengers and goods.

ASHLEY EDEN.

The 11th February 1871.

J. PITT KENNEDY.

Asst. Secy. to the Govt. of Bengal,  
Legislative Department.

The following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 18th February 1871, and was referred to a Select Committee with instructions to report within one month:—

*A Bill for the better regulation of Markets in Calcutta.*

WHEREAS it is expedient to enable the Justices of the Peace for the Town of Calcutta to establish markets for the sale of meat, fish, fruit, and vegetables within the limits of the town of Calcutta, and to make provision

for the better supervision and regulation of all markets therein; It is enacted as follows:—

I. It shall be lawful for the Justices of the Peace for the town of Calcutta to grant licenses for the use of any place, not being a place used at the time of the passing of this Act as a market for the sale of meat, fish, fruit, and vegetables within the said town, as a market for the sale of the aforesaid articles.

II. Every license to be granted under the provisions of this Act shall be in force until the 1st day of January next ensuing the day therein named for the commencement thereof, and the said Justices shall grant such license whenever it shall be certified to them by some writing, under the hands of the Health Officer and of the Engineer of the Justices, that such place is fit to be used as a market.

III. Whoever being owner, lessee, or occupier of, or otherwise interested in any land, house, or building within the limits aforesaid, permits the same to be used as a market for the sale of meat, fish, fruit, or vegetables, or permits meat, fish, fruit, or vegetables to be sold therein or thereon, shall, unless a license under this Act for the use of such place as a market at the time when it shall have been so used shall have been granted, or unless such place shall have been used as a market for the sale of similar articles at the time of the passing of this Act, be liable to a penalty not exceeding two hundred Rupees, and shall also be liable to a further penalty not exceeding fifty Rupees for every day during which the said offence shall be continued.

IV. Every person who shall sell or expose for sale meat, fish, fruit, or vegetables in any place not used as a market at the time of the passing of this Act, and not licensed as a market, shall be liable to a fine which may extend to ten Rupees: provided, however, that nothing in this section shall extend to itinerant vendors of fish, fruit, or vegetables.

V. The owner or occupier of every place within the limits aforesaid at the time of the passing of this Act used as a market for the sale of meat, fish, fruit, or vegetables, shall, within three months of the passing of this Act, register or cause to be registered the same in a book to be kept for that purpose by the Justices at their office, in which shall be stated the name of the owner thereof and of the occupier, the extent and boundary of the market, and the description of articles sold therein.

VI. Such registration shall be made on the application in writing of the owner, lessee, or occupier, or some one of the owners, lessees, or occupiers thereof, and every such application shall contain the particulars hereinbefore required to be set out in the registration.

VII. Every transfer of interest of any owner, lessee, or occupier shall be in like manner registered.

VIII. No market shall be deemed to have been used as a market at the time of the passing of this Act which shall not have been registered as aforesaid in pursuance of some application presented within three months from the passing of this Act.

IX. In case the interest of any owner or lessee or occupier in any place used as a market at the time of the passing of this Act shall not be registered as aforesaid within one month after such transfer shall have occurred, the person to whom such interest shall have been transferred shall be liable to such and the same penalties as if such place had not been licensed under this Act nor used as a market at the time of the passing of this Act.

X. The Justices may from time to time, if they shall think fit, with the sanction of the Government of Bengal, provide places within the said town for the purpose of being used as markets, and may charge such rates, tolls, and fees as to them may seem fit for the use of or right to expose goods for sale in such markets, and for the use of shops, stalls, and standings therein.

XI. All such rents, tolls, and fees which shall be imposed shall be recoverable by the Justices, from the persons liable to pay the same, as if the amounts payable in respect thereof were rates due to the Justices from such persons under the provisions of Act VI. of 1863 passed by the Lieutenant-Governor of Bengal in Council.

XII. For the acquisition of land for the purpose of a market, and the construction of a market thereupon, the Justices may, from time to time, with the sanction of the Lieutenant-Governor of Bengal, borrow, by way of debenture on the security of the tolls and fees payable in respect of such market, and the collateral security of the rates, taxes, and dues imposed and levied on account of the municipal fund under any Act passed in that behalf, or of a portion of them, and at such rate of interest and upon such terms as to the time of re-payment and otherwise as the Lieutenant-Governor of Bengal may approve, any sums of money the Justices may require for the objects aforesaid.

XIII. All the debentures aforesaid issued under the authority of this Act shall be in the form contained in the schedule to this Act, and shall be transferable by endorsement, and the right to sue in respect of the monies secured by any of such debentures shall be vested in the holders thereof for the time being, without any preference by reason of some of such debentures being prior in date to others.

XIV. The Justices may at any time, with such consent as aforesaid, raise, by the issue of new debentures, any money that may be required to pay any monies for the time being due on any debentures issued in pursuance of this Act.

XV. The security of monies borrowed under the provisions of this Act shall, so far as regards the rates, tolls, and dues imposed and levied on account of the municipal fund, be subject and pertain to the rights and securities of holders of debentures under the provisions of the said Act VI. of 1863.

XVI. It shall be lawful for the Justices to purchase any land which may be required for the establishment of a market under this Act, and such land shall be deemed to be land required to be taken for public purposes.

XVII. This Act shall be read with and as part of Act VI. of 1863 passed by the Lieutenant-Governor of Bengal in Council.

XVIII. This Act may be called 'The Calcutta Markets Act, 1871.'

## SCHEDULE.

### FORM OF DEBENTURE FOR MARKET LOAN.

*The Justices of the Peace for the Town of Calcutta.*  
*Calcutta, the 18*

No.

By virtue of the Calcutta Markets Act, 1871, we, the Justices of the Peace for the Town of Calcutta in consideration of the sum of Rs. paid to us by A. B. of promise to pay to the said or order, the said sum of Rs. after the date hereof, together with interest thereon at the rate of per centum per annum, payable half yearly, on the day of and the day of

[Signature of the Chairman or Vice-Chairman and two Justices of the Peace.]

### STATEMENT OF OBJECTS AND REASONS.

THE present Bill is intended to enable the Calcutta Municipality to prevent the future establishment of markets for the sale of perishable commodities except in places and buildings suited for the purpose, and to give a ready means of ascertaining the persons liable to penalty in case of any infraction of the law relating to the sanitary condition of markets in places where they now exist.

It is also intended by this Bill to empower the Justices to erect a proper place for markets in Calcutta, and to raise by loan the money required for that purpose.

V. H. SCHALCH.

The 11th February 1871.

J. PITT KENNEDY,

Asst. Secy. to the Govt. of Bengal,  
Legislative Department.

## ORDERS by the LIEUTENANT-GOVERNOR of BENGAL

## REVENUE AND GENERAL DEPARTMENTS.

No. 304R.

## APPOINTMENTS.

The 24th February 1871.—Mr. Hugh Lloyd Jones to be a Member of the Local Committee of Public Instruction at Dinagepore.

Mr. Arthur Weekes, Officiating Joint-Magistrate and Deputy Collector of Purneah, is vested with the powers of a Collector, under Act XVI. of 1870, in that District.

The 25th February 1871.—Mr. C. H. Tawney, M.A., to officiate in the Second Class of the Bengal Educational Service, during the absence, on leave, of Mr. J. Sanders, or until further orders.

The 27th February 1871.—Shah Mahomed Isbaq, Deputy Magistrate and Deputy Collector, Bhagulpore, is transferred temporarily to Purneah, and vested with the powers of a Collector under Act XVI. of 1870.

Mr. Adam Gillies Tytler to officiate as Sub-Deputy Opium Agent of Chuprah, during the absence, on leave, of Mr. George Field, or until further orders.

Mr. William Blundell to officiate as Sub-Deputy Opium Agent of Allygunge, during the absence, on deputation, of Mr. Adam Gillies Tytler, or until further orders.

The 28th February 1871.—Moulvie Azharool Huq, Deputy Magistrate and Deputy Collector, to have charge of the Sub-division of Magoorah, in Jessore, during the absence, on leave, of Mr. James Francis Bradbury, or until further orders.

The following gentlemen to be Members of the Local Committee of Public Instruction at Beerbhoom:—

Mr. Colman Patrick Louis Macaulay, M.A.

Baboo Nobin Kristo Sircar.

Mr. Edward Vesey Westmacott, B.A., to officiate temporarily as Magistrate and Collector of Dinagepore, in the Second Grade.

Mr. William Bushe Power to officiate as Joint-Magistrate and Deputy Collector of Sylhet, during the absence, on leave, of Mr. Frederick William Voysey Peterson, or until further orders.

## LEAVE OF ABSENCE.

The 24th February 1871.—Mr. Ross Lewis Mangles, Officiating Secretary to the Board of Revenue, Lower Provinces, for two weeks, under Section XVIII. of the Covenanted Service Absentee Rules, in extension of the leave granted to him under the orders of the 31st ultimo.

The 25th February 1871.—Mr. J. Sanders, Professor in the Presidency College, is allowed twenty months' leave of absence to Europe on Medical Certificate, together with preparatory leave from the 13th to the 25th instant.

The 28th February 1871.—Mr. Henry Leland Harrison, B.A., is allowed four days' subsidiary leave of absence, to enable him to rejoin his appointment as Junior Secretary to the Government of Bengal on his return from furlough.

Mr. James Francis Bradbury, Assistant Magistrate of Magoorah, in Jessore, is allowed special leave for one month, from the 1st proximo, under Section XXIII of the Covenanted Service Absentee Rules.

Baboo Sham Chunder Nath, Deputy Magistrate and Deputy Collector Mymensing for one and a half months, under the Financial Notification No. 3622, dated the 22nd December 1865, from the 15th proximo, or any other day within one month after that date on which he may take the leave.

## NOTIFICATION.

The 28th February 1871.—Mr. Henry Leland Harrison, B.A., Junior Secretary to the Government of Bengal, having returned to Bombay on the 14th instant, the unexpired portion of the furlough granted to him under the orders of the 16th February 1869 is cancelled.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

## NOTIFICATION.

The 22nd February 1871.—The following list of villages transferred from the District of Ghazepore to that of Shahabad is published, in supersession of that given in the Notification of the 16th November 1865, at page 1851 of the Calcutta Gazette of the 15th idem:—

1. Shewpoor-Dear-Nowherar.
2. Oomurpoor-Deara.
3. Bara-Singha.
4. Bara-Putte-Judas-Kooper.
5. Tika-Simurcea.
6. Oomurputtee-Puttehpoor.
7. Nurdurah.
8. Nipuneah.
- \* 9. Shewpoor-Dear-Chuke.
- \* 10. Suraimunpoor-Hurnarain.
- \* 11. Arazee Belabundobustee.
- \* 12. Arazee-Bahoora.
- \* 13. Seopoor-Capoor-Deara.
- \* 14. Jownhee Dear.

Note.—The revenue of the villages marked thus,\* which form part of the estates of Ghazepore, will continue to be paid, as at present, into the Ghazepore collectorate.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

## NOTIFICATION.

The 27th February 1871.—Mr. John Mountstuart Elphinstone Gouldsbury, District Superintendent of Police, in the Khasi and Jynteah Hills, has passed in the Khasi language.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

## NOTIFICATION.

The following Army Standing Order is published for general information, with reference to the notification published in the Calcutta Gazette of the 20th July 1870:—

No. 6.—The 1st February 1871.—FURLOUGH OFFICERS.—Under instructions from Government, the words, "not required from Medical Officers" at foot of Form D\* of G. O.

• Service Statement. No. 135 of 1870, are hereby expunged.

Order books to be corrected accordingly.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

The following Order issued by the Government of India, in the Home Department, is republished for general information:—

No. 1045.—*Port William, the 20th February 1871.*—The undermentioned Covenanted Civil Servants have been granted by Her Majesty's Secretary of State for India extensions of leave for the periods specified against their names:—

\* \* \* \* \*

Mr. W. Wavell ... 2 months.

The following Orders issued by the Government of India, in the Military Department, are republished for general information:—

No. 176.—*Port William, the 22nd February 1871.*—The undermentioned Officers are permitted to proceed to Europe on furlough on private affairs:—

Lieutenant-Colonel (Brevet-Colonel) William Agnew, of the Bengal Staff Corps, Judicial Commissioner of Assam,—for two years, under the Regulations of 1868, embarking at Bombay.

\* \* \* \* \*

Captain Thomas Bernard Michell, of the Bengal Staff Corps, Assistant Commissioner, Nowgong, Bengal,—for two years, under the Regulations of 1868, embarking at Bombay.

No. 180.—*The 24th February 1871.*—The undermentioned Officers have reported their return from England:—

Lieutenant-Colonel (Brevet-Colonel) H. Hopkinson, of the Bengal Staff Corps, Agent to the Governor General and Commissioner of Assam, and Captain A. N. Phillips, of the late 19th Native Infantry, Assistant Commissioner, Sebsaugor, Bengal,—date of arrival at Bombay, 4th February 1871.

\* \* \* \* \*

The following Order, issued by the Government of India, in the Public Works Department, is republished for general information:—

No 13F.—*Revenue.—Forests.*—*The 16th February 1871.*—The following Rules drawn up under Act VII. of 1865 have been confirmed by the Viceroy and Governor General in Council, are in accordance with Section 6 of the Act published in the *Gazette of India*:—

*Rules for the better management and preservation of the Government Forests in the Lower Provinces of Bengal.*

## PART I.

### PRELIMINARY.

These rules shall be in force in those tracts of land which may be declared to be Government Forests under Act VII. of 1865, and they shall regulate the transit of timber and other matters in those Districts to which these rules may be extended by an order of the Government of Bengal published in the *Gazette*.

2. On any tract being declared by Notification under Section 2, Act VII. of 1865, to be subject to the provisions of that Act, it shall be subject to the authority of the Conservator of Forests under the following rules. Provided that the Government may appoint any person, other than the Conservator of Bengal Forests, to be Conservator of any specified tract.

3. Divisions and Sections of Government Forests will be placed under the management of Deputy and Assistant Conservators, as may be determined by the Government of Bengal.

4. All Officers charged with the protection and management of any Government forests, or with the control and management of any matters to which these rules relate, will be designated Forest Officers.

5. The Government forests, as notified under Section 2, Act VII. of 1865, shall be marked on a copy of the Revenue Survey Map of the District, which shall be deposited in the Office of the Commissioner of the Division, and attested by his signature.

6. There will be two classes of forests—"Reserved" and "Open;" and whenever any Notification is issued under Section 2 of Act VII. of 1865, rendering any land subject to the provisions of that Act, such Notification shall state whether such land is to be a reserved or an open forest.

## PART II.

### OF RESERVED FORESTS.

7. The reserved forests shall consist of tracts or forest of waste lands, the soil of which is the property, and is in the possession of Government, which may be set apart as such by order of Government, and defined by Notification in the official *Gazette*. The Conservator of Forests and his subordinates shall have entire administration, custody, and control over these forests and their products.



8. Within reserved forests no tree of any kind is to be felled, nor shall any forest produce be removed without general or special authority obtained from the Conservator of Forests.

9. The boundaries of these forests must be clearly marked off by substantial marks where no natural boundaries exist. Should villages be included within these tracts, the boundaries around the village lands must be demarcated in the same manner as the forest, subject to the proviso in Section 2, Act VII. of 1865.

10. Whenever the Government may resolve to set apart any tract as a reserved forest, the privileges which villagers are to be allowed to enjoy, and any customary rights which may belong to them in the matter of providing themselves with fire-wood and wood for domestic and farming purposes and otherwise, shall be distinctly defined and approved by Government. It shall not be competent to the Conservator in any way to restrict or modify privileges so allowed, except with the approval of Government.

11. As soon as the Notification required by Section 2 of the Government Forest Act, stating that the forest is to be a reserved forest, is published in the *Gazette*, a Notification shall be published and issued to the villages around, mentioning the boundaries of the tract reserved, warning the villagers against trespass or mischief, and defining the restrictions imposed on them, and the privileges allowed to them, within the reserved forest under this Section. This Notification will be issued by the District Officer, and a copy will be sent to the Forest Officer for information. The Conservator will, nevertheless, be careful to give prompt attention and consideration to any complaints which may subsequently be preferred, to the effect that the restrictions so imposed infringe rights of, or inflict hardship upon, individuals or communities.

12. The Conservator of Forests may prohibit all persons from passing through a reserved forest, except by the authorized roads or paths, of which a list shall be published, drawn up by the Conservator in conjunction with the chief civil authority.

### PART III.

#### OF OPEN FORESTS.

13. The open forests shall consist of such tracts of forest or waste land notified under Section 2, Act VII. of 1865, as may not by special Notification be included in the reserved forests. In these tracts the authority of the Forest Department shall extend only to the protection of such reserved trees as may from time to time be notified with the approval of the Local Government.

14. Within the limits of open forests, and subject to the proviso in Section 2, Act VII. of 1865, no person, without the permission of the Forest Officer, may mark, cut, girdle, or fell, or in any way injure any tree of the kinds which may be reserved as aforesaid.

15. Until the Government forests, to which these rules shall be applicable in any District, are settled and defined under Section 2 of the Act, no lands in the District which are covered with trees, brushwood, or jungle, and after the forests shall have been defined, no such land in the open forests shall be sold, nor shall grants or leases in such lands be given, except under the orders of the Commissioner, who should, before passing final orders, communicate with the Forest Department; and, in case of difference of opinion between him and that Department, refer the question to the Government.

16. In addition to the reservation of the trees of the kinds which may be notified as reserved under Rule 13, it shall be competent to the Conservator of Forests and his Assistants to prohibit the felling, cutting, or otherwise using trees of other kinds which they may have marked or girdled within the open forests.

17. No other restrictions shall be imposed by the Forest Department in regard to the open forests, except after the publication of Notifications with the approval of the Government.

18. Should the Conservator think it desirable to impose any further restrictions than those above specified in any open forest, he shall, in the first place, communicate his proposals to the Commissioner of the Division, who shall give his opinion on the subject. Before approving of any such proposals, it will be the duty of the Commissioner of the Division to satisfy himself that the proposed restrictions will infringe no rights or privileges which should be preserved, and to define precisely any privileges which should be kept intact. On receipt of the proposals as agreed upon between the Conservator and Commissioner, the Government will sanction the issue of Notifications imposing such restrictions as it may see fit.

### PART IV.

#### OF THE USE OF STREAMS, OF MARKING-HAMMERS, OF TIMBER IN TRANSIT, AND OF DRIFT TIMBER.

19. A list of rivers, streams and waters in each District to which these rules may have been extended, which must be kept open for the passage of timber, will be made by the Forest Department in conjunction with the Civil Officers of the District, and be published for general information; and it will be the duty of the Civil Officers to see that these streams, rivers, or waters are kept open.

20. No timber, the produce of any Government Forest, found adrift or stranded in any river, stream, or water of any District to which these rules may be extended, shall be marked

until disposed of by the Forest Department; neither shall any mark on it be defaced. It shall not be converted or cut into pieces, neither shall it be removed or disposed of in any way without the orders of the Forest Officer, except on an order or decree by a competent Court.

21. All timber disposed of by the Forest Department must be stamped by the Forest Department with such marks as the Conservator may direct.

22. All brands, or marking-hammers used in the marking of timber, must be registered in the principal Forest Office of the Division in which they are to be used. A fee of Rs. 10 must be paid for every mark registered, and a certificate will be granted on payment of fee.

23. The use by any private person of any Government timber mark, or of any other timber brand or mark, save the one registered in his own name, is prohibited.

24. All foreign timber brought into British territory shall be reported and stopped at such stations as the Government of Bengal may from time to time direct, and such timber shall not be allowed to pass until it has been examined. The persons in charge will receive a pass in the form shown in Schedule A, and the timber will be liable to detention, if found afterwards without a pass in any District to which these rules are extended.

25. All timber found adrift or stranded in the rivers, streams and waters of any District to which these rules may be extended, and which is the produce of any Government forest, will be considered the property of Government, unless proof of ownership be given.

26. Persons who may have saved such drift timber are required to deliver the same to such persons as are authorized by the Conservator of Forests to receive it, on receipt of such salvage rates as may be approved by the Government of Bengal.

27. The Forest Officers shall take possession of any drift timber found in any river or stream, or lying in the bed of any river or stream within any District to which these rules may be extended, as to the ownership of which there may be any doubt; and the same shall be treated as drift timber under Rules Nos. 28, 29, 30, 31 and 32 below.

28. All drift timber collected by Forest Officers shall be stored at such depôts as the Conservator of Forests may from time to time order to be established.

29. From time to time, as the collection of drift timber may render it advisable, public notice, inviting claimants to the ownership of such drift timber to come forward, will be issued at the chief Stations of the District, and in the nearest town to the place or depôt at which such drift timber may be lying. These notices shall state the number and description of logs collected.

30. Six months' notice will be given for the reception by the Forest Officer, by whom the notice was issued, of claims to drift timber, after which, if not claimed, the timber will be sold on behalf of Government.

31. Claims to drift timber must be sent to the Forest Officer by whom the notice was issued, with particulars of marks by which it may be recognised. The said Forest Officer will inquire into the claim. If the claim be a single one, he may, on being satisfied of its validity, release the timber after expiration of the term mentioned in the notice. If the claim be a disputed one, he should endeavour to obtain the formal consent of the claimants to his arbitrating on their claims. Where the dispute cannot be so decided, and there exists any reasonable doubt as to the rightful owner, the Forest Officer will retain possession of the timber until the question of ownership be decided by the Civil Court having jurisdiction in the case: Provided that if no claim be preferred in such Court within two months from the date on which the Forest Officer shall declare his inability to settle the dispute, the timber may be disposed of by the Forest Officer on account of Government.

32. Timber awarded to claimants must be redeemed by payment of the salvage rates approved by the Government of Bengal, and other expenses which may have been incurred on account of such timber.

#### PART V.

##### OF THE PREVENTION OF OFFENCES AND OF PUNISHMENTS.

33. It shall be the duty of all Forest Officers to see that these rules are not violated; and should they in any case be infringed, to arrest the offenders and convey them without delay to the nearest Magistrate or Police Officer in the Division or Sub-Division in which the offence took place.

34. Any person infringing any of these rules shall be liable to be punished by fine not exceeding Rs. 500, or, in default of payment of such fine, by imprisonment for such term as is mentioned in the 6th Section of the Indian Penal Code. But no fine shall be imposed in addition to the confiscation of any timber or other forest produce, or of implements, which may have been incurred under Act VII. of 1865.

35. Any marking-hammers or other tools or implements, boats, carts and cattle used in an act which constitutes an offence against these rules, and all timber that has been marked or obtained in a manner contrary to these rules, or that has not been reported and passed in accordance with these rules, whether entire, or cut up, or sawn up, may be seized by an Officer of the Forest Department, or Police Officer, and such tools or implements, boats, carts, cattle and timber may be confiscated by the orders of the Magistrate of the District.

## SCHNEIDER A.

*Form of Pass for foreign timber imported into British territory*

[illegible]

HARRY THOMPSON.

1812 Secy. to the Govt. of Bengal.

## JUDICIAL AND POLITICAL DEPARTMENTS

No. 283J.

## APPOINTMENTS.

The 22nd February 1871. Major William Henry Joseph Lance is appointed, under Section 3, Act 11 of 1869, to be a Justice of the Peace within the territories under the Lieutenant-Governor's control.

The 2nd February 1871.—Captain Alfred Reginald Wilkinson to officiate in the Third Grade of District Superintendents of Police, with effect from the 14th instant.

Surgeon Charles Julian Jackson to officiate as Civil Surgeon of Patna, during the absence, on special duty, of Surgeon Benjamin Simpson, or until further orders.

The 27th February 1871.—The following appointments are made, vice Captain C. Burbank, resigned :—

Dr J. G. Garrow Grant to be Protector of  
Emigrants and Superintendent of Labor Trans-  
port, Calcutta.

Dr. P. B. C. Ayres to have medical charge of the Sub-division of Kooshten, and to be Superintendent of Labor Transport and Medical Inspector of Laborers at that station.

LEAVE OF ABSENCE.

*The 23rd February 1871.*—Lieutenant-Colonel Adrian Hugh Paterson, Deputy Inspector-General of Police, Lower Provinces, is allowed subsidiary leave for a period not exceeding thirty days, preparatory to proceeding to Europe on furlough.

The 27th February 1871.—Major Thomas Buttanshaw, District Superintendent of Police, Beerbloom, is allowed fifteen days' subsidiary leave of absence from the 8th proximo, preparatory to proceeding to Europe on furlough.

A. EDEN.

Secy. to the Govt. of Bengal.

The following Orders issued by the Government of India, in the Military Department, are republished for general information :—

No. 172.—*Port William, the 22nd February 1871.*—  
The undermentioned Officer is allowed furlough to  
Europe (medical certificate).—

Surgeon John Duncan, U.S.A., of the Medical Department, for twenty-one months, under the Regulations of 1888.

No. 180 -- *The 24th February 1871.*—The undermen-  
tioned Officers have reported their return from  
England:—

Surgeon C. J. Jackson, of the Medical Department,—

date of arrival at Bombay, 10th February 1871.

Lieutenants Colonel J. R. Pugh, of the Bengal Staff Corps Inspector-General of Police, Lower Provinces, Bengal.

date of arrival at Bombay, 11th February 1871.

A. EDEN.

Secy. to the Govt. of Bengal.

### NOTIFICATION.

*The 23rd February 1871.*—It is hereby notified that under Section 68 of Act VI. (B.C.) of 1870 (The Village Chowkedaree Act) the Lieutenant-Governor of Beugal has been pleased to extend the provisions of the Act to the under-mentioned Districts, where the Act shall commence and take effect from the 1st day of April next:—

- |                 |                |
|-----------------|----------------|
| 1. Patna.       | 5. Rajshahye.  |
| 2. Bhagulpoore. | 6. Dacca.      |
| 3. Beerbhoom.   | 7. Chittagong. |
| 4. Jessore.     |                |

It is further notified that in each of the first three Districts the Lieutenant-Governor has, under Section 58 of the Act, appointed a Commission, consisting of the gentlemen named

below, to ascertain and determine the Chowkedaree Chackran lands and other lands heretofore assigned in the District, for the maintenance of any officer to keep watch in any village and to report crime to the Police:—

*In Patna.*

The District Superintendent of Police for the time being.

Moulvie Jainooddeen Hossein, Deputy Magistrate and Deputy Collector.

*In Bhagulpore.*

The District Superintendent of Police for the time being.

Baboo Poran Chunder Newgy, Deputy Magistrate and Deputy Collector.

*In Beerbhoom.*

The District Superintendent of Police for the time being.

Baboo Nobin Kristo Sircar, Deputy Magistrate and Deputy Collector.

A. EDEN,

*Secy. to the Govt. of Bengal.*

DECLARATION.

*The 21st February 1871.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense, for a public purpose, viz., for building a pound-keeper's house at Futooah, Pergunnah Azimabad, Zillah Patna, it is hereby declared that, for the above purpose, a piece of land is required, measuring 2 cottahs 9 dhoores, more or less; bounded on the East by a ditch; West by a public road; North by Futooah Police station; and South by Choony Gowallah's house.

This Declaration is made, under Section 6, Act X. of 1870, to all whom it may concern.

A. EDEN,

*Secy. to the Govt. of Bengal.*

DECLARATION.

*The 22nd February 1871.*—Whereas it appears to the Hon'ble the Lieutenant-Governor of Bengal that land is required by the Municipal Commissioners of Howrah, to be taken by Government at their expense for a public purpose, viz., as a site for the erection of a public latrine, it is hereby declared that, for the above purpose, a plot of land is required, situated at Ross's Road, in the District of Howrah, and measuring 6 cottahs, more or less. It is bounded on the North by Sreedhur Banerjee's, Gopaul Nye's, and Sooboh Bewah's land; on the South by Fukeerah Mether's, Suhochurry Bewah's, and Urjoon Mether's land; on the East by Pittamber Banerjee's boitackhana; and on the West by Sreemutty Boistobee's and Odhur Doss's land.

This Declaration is made, under the provisions of Act X. of 1870, to all whom it may concern.

A. EDEN,

*Secy. to the Govt. of Bengal.*

DECLARATION.

*The 22nd February 1871.*—Whereas it appears to the Hon'ble the Lieutenant-Governor of Bengal that land is required by the Municipal

Commissioners of Howrah, to be taken by Government at their expense for a public purpose, viz., as a site for the erection of a public latrine, it is hereby declared that, for the above purpose, a plot of land is required, situated at Arkatty Bazar, in the District of Howrah, and measuring 5½ cottahs, more or less. It is bounded on the North by Doolar Blueekat's and Luckhee Bewah's land; on the South by Arkatty Bazar's wall; on the East by Mr. Jones' property; and on the West by Halkhoory Kalowar's land, and a large tank of Abdool Hamid Kazee.

This Declaration is made, under the provisions of Act X. of 1870, to all whom it may concern.

A. EDEN,

*Secy. to the Govt. of Bengal.*

Public Works Department,—Bengal.

ESTABLISHMENT.

No. 39.

*The 24th February 1871.*

*Leave of Absence.*—Mr. T. A. Donzelle, Executive Engineer, Fourth Grade, has been allowed by the Right Hon'ble the Secretary of State for India an extension of leave for six months on medical certificate.

No. 40.

*The 25th February 1871.*

*Notification.*—Baboo Nobinehunder Biswas, Overseer, First Grade, joined the First Division, Grand Trunk Road, on the 18th February 1871, before noon.

No. 41.

*Transfer.*—Baboo Khetternath Ghosal, Overseer, Second Grade, from the Northern Cuttack to the Southern Cuttack Division.

No. 42.

*The 27th February 1871.*

The following orders issued by the Government of India, Military Department, are republished for information:—

No. 1101 of the 25th November 1870.—The undermentioned Officer and Warrant Officer have reported their return from England:—

Sub-Conductor J. Keane, Second Grade, Sub-Engineer, Department Public Works, Bengal.—date of arrival at Fort William, 22nd November 1870.

No. 173 of the 21st February 1871.—The following promotions are made from the date specified, under the operation of G. G. O. No. 632 of the 4th August 1864, paragraph 69, subject to Her Majesty's approval:—

*To be Captain.*

Lieutenant James May, late 72nd Native Infantry,—20th February 1871.

No. 43.

The following orders issued by the Government of India, Public Works Department, are republished for information:—

No. 89 of the 20th February 1871.—The period of service of the undermentioned gentlemen having been determined under their agreements, they ceased to belong to the Public Works Establishment on 23rd January 1871, viz.:—

Mr. G. Latham, Executive Engineer, Third Grade.

No. 90 of the 20th February 1871.—Lieutenant H. M. Chambers, R.E., is appointed to the Public Works Depart-

ment as an Assistant Engineer, Second Grade, and posted to Bengal.  
No. 55 of the 23rd February 1871.—Habeeb Bonomally, Sen. Accountant, Fourth Grade, attached to the Office of the Accountant-General, Public Works Department, is retransferred to Bengal at his own request with effect from the 1st February 1871.  
No. 59 of the 24th February 1871.—The following transfers are sanctioned:—

Name and Grade,	From	To
Mr. B. Sinclair, Probationary Accountant, Third Grade.	Bengal	Central Provinces

No. 44.

The 24th February 1871.

Posting.—Lieutenant H. M. Chambers, R.E., Assistant Engineer, Second Grade, is posted to the Northern Circle.

## LOCAL.—COMMUNICATIONS.

No. 45.

The 28th February 1871.

Notification.—In supersession of the Notification No. 56, dated the 22nd February 1870, published at page 314 of the *Calcutta Gazette* of the 23rd idem, the following Declaration, under Section 6 of Act X. of 1870, of the Government of India, is published for general information:—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense, for a public purpose, viz., for a line of road running from Hailakandy Thannah to Monnaenerra garden, called or known as Koya Road, *via* Mouzabs Gangpar, Thumkar, Rangantea, Bhisinga, Bawarghat, and Nichintpore of Pergunnah Hailakandy, in the district of Cachar, it is hereby declared that, for the above purpose, a strip of land 5 miles in length and 50 feet in breadth, and measuring about 6 fathoms and 3 kears of land, more or less, is required. A plan of the land has been made and may be inspected at the office of the Deputy Commissioner of Cachar.

This Declaration is made, under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

No. 46.

Notification.—In supersession of the Notification No. 57, dated the 22nd February 1870, published at page 315 of the *Calcutta Gazette* of the 23rd idem, the following Declaration, under Section 6 of Act X. of 1870, of the Government of India, is published for general information:—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense, for a public purpose, viz., for a line of road running from Sunai Mukh to Hathicoori tea garden, called or known as Sunai Road, *via* Mouzabs Tulargram, North Mohunpore, Rangirghat, and Bowalia in Pergunnah Buraia, in the district of Cachar, it is hereby declared that, for the above purpose, a strip of land 6 miles in length and 50 feet in breadth, and measuring about 4 fathoms and 9 kears of land, more or less, is required.

A plan of the land has been made and may be inspected at the office of the Deputy Commissioner of Cachar.

This Declaration is made, under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

No. 47.

Notification.—In supersession of the Notification No. 58 of the 22nd February 1870, published at page 315 of the *Calcutta Gazette* of the 23rd idem, the following Declaration, under Section 6 of Act X. of 1870, of the Government of India, is published for general information:—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense, for a public purpose, viz., for a line of road running from Hailakandy Thannah to Damcherra garden, called or known as East Hailakandy Road, *via* Mouzabs Rangantea, Paikan, Majuri, Bashoanar, Sunapore, and Sudarehoupore of Pergunnah Hailakandy, in the district of Cachar, it is hereby declared that, for the above purpose, a strip of land 5 miles in length and 50 feet in breadth, and measuring about 7 fathoms and 4 kears of land, more or less, is required.

A plan of the land has been made and may be inspected at the office of the Deputy Commissioner of Cachar.

This Declaration is made under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

## COMMUNICATIONS.

No. 48.

Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor that land is required to be taken by Government at the public expense, for a public purpose, viz., for taking earth for the repair of the Cuttack and Pattamoondai road in the district of Cuttack, it is hereby declared that, for the above purpose, the following plots of land being on either side of the said road, and measuring forty-one acres, three roods, fifteen poles, more or less, are required:—

First plot, measuring twenty-one acres, two roods, thirty-one poles, situated in Mouzah Gowalising, Pergunnah Assurassur.

Second plot, measuring eleven acres and twenty-two poles, situated in Mouzah Rosotee, Pergunnah Assurassur.

Third plot, measuring nine acres and two poles, situated in Mouzah Bhowrdya, Killah Aul.

This Declaration is made, under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

## LOCAL.—COMMUNICATIONS.

No. 49.

Notification.—In supersession of the Notification No. 107, dated the 28th March 1870, published at page 692 of the *Calcutta Gazette* of the 30th idem, the following Declaration, under Section 6 of Act X. of 1870, of the Government of India, is published for general information:—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by



Government at the public expense, for a public purpose, viz., for constructing a new road from the East Indian Railway Station at Mugra to the village of Mariah, in the Hooghly district, it is hereby declared that, for the above purpose, a strip of land in length 18,860 feet, and in average breadth 40 feet, measuring 38 beegabs, more or less, situated in the villages of Mugra, Balore, Prosadpore, Auckna, and Mariah, is required.

2. This Declaration is made under the provisions of Section 6 of the said Act X. of 1870.

No. 50.

*Declaration under Section 6 of Act X. of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up for a public purpose, at the public expense, viz., for widening and straightening the Dewangunge road from the Chitragong road to Dewangunge, in the district of Noakhally, it is hereby declared that, for the above purpose, a strip of land 21 miles in length and 80 feet in breadth, more or less, near the present line of road in Thannas Ameerong, Begumgunge, and Shudhram is required.

2. This declaration is made, under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

No. 51.

*Declaration under Section 6 of Act X. of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense, for a public purpose, viz., for a road from Chaprassee's Haut to the river Megna, in Thannas Soodaram, in the district of Noakhally, it is hereby declared that, for the above purpose, a strip of land about 8½ miles in length, and 80 feet in breadth, more or less, is required.

A plan of the land may be seen at the office of the Collector of Noakhally.

This Declaration is made, under the provisions of Section 6 of Act X. of 1870, to all to whom it may concern.

By order of the Lieut.-Govr. of Bengal.

J. E. T. NICOLLS, Col., R.E.,

Secretary to the Govt. of Bengal,

P. W. D.

## IRRIGATION.

### ESTABLISHMENT.

#### NOTIFICATION.

No. 47.

The 23rd February 1871.

Mr. T. M. Kirkwood, c.s., Canal Revenue Superintendent, Bengal, returned from privilege leave on the forenoon of the 20th February 1871.

No. 48.

The 24th February 1871.

Mr. F. L. Ernest, Probationary Overseer, Second Grade, joined the Cuttack Workshop Division on the afternoon of the 14th February 1871.

No. 49.

Moonshee Pesto Khan, Overseer, First Grade, joined the Pooree Division on the afternoon of the 5th February 1871.

No. 50.

The 25th February 1871.

Mr. W. H. Morrow, Temporary Overseer, First Grade, joined the Dehree Division on the forenoon of the 11th February 1871.

No. 51.

Baboo Mutty Lall Mozoomdar, Probationary Overseer, Third Grade, joined the Dehree Division on the afternoon of the 11th February 1871.

No. 52.

Baboo Umrito Lall Roy Chowdry, Assistant Engineer, Third Grade, joined the Sasseran Division on the afternoon of the 13th February 1871.

No. 53.

The 27th February 1871.

Baboo Dwarkanath Mookerjee, Overseer, First Grade, attached to the Seiy Division, is allowed privilege leave for two months, under section 10 of the revised absentee regulations in extension of the leave granted to the orders marginally noted.

Government of Bengal, Public Works Department, Irrigation Branch, Notification No. 107, dated 14th December 1870.

the orders marginally noted.

No. 54.

*Transfer.*—Mr. W. Fensome, Temporary Overseer, First Grade, from the Baroon Division to the Dehree Division, which he joined on the forenoon of the 30th December 1870.

No. 55.

The 28th February 1871.

The following order issued by the Government of India, Public Works Department, is re-published for information :—

No. 98 of the 24th February 1871.—Lieutenant-Colonel F. T. Haig, R.E., Superintending Engineer, Upper Circle, Central Provinces, is appointed to officiate as Chief Engineer of Irrigation Works and Joint-Secretary to the Government of Bengal in the Public Works Department, Irrigation Branch, vice Colonel Kundal until further orders.

No. 56.

With reference to the above notification, Lieutenant-Colonel F. T. Haig, R.E., assumed charge of the Office of the Chief Engineer and Joint-Secretary to the Government of Bengal, Public Works Department, Irrigation Branch, on the afternoon of the 23rd February 1871.

F. T. HAIG, Lt.-Col., R.E.,

Offg. Joint-Secy. to the Govt. of Bengal,

P. W. Dept., Irrigation Branch.

### High Court of Judicature at Fort William in Bengal.

THE 17TH JANUARY 1871.

Present:

THE HON'BLE J. P. NORMAN,  
*Officiating Chief Justice.*  
THE HON'BLE G. LOCK,  
THE HON'BLE H. V. BAYLEY,  
THE HON'BLE LOUIS S. JACKSON,  
THE HON'BLE E. JACKSON,  
*Judges.*

It is hereby notified that in the examination for Senior Pleaderships to be held in Assam in 1872, the qualifications mentioned in Clauses 1 and 2, Rule 9 of the High Court's Rules of 2nd May 1866, for the qualification, admission, and enrolment of Pleaders, will not be required in the case of natives of that province. Any such person, however, passing the examination without those qualifications will be restricted in his practice to the Courts of that Province alone.

By order of the High Court,

F. B. PEACOCK,  
*Registrar.*

### Revenue Survey Department.

No. 41.

*Promotion.*—MR. EDWARD LINCOLN, Assistant Revenue Surveyor, attached to the First Division, Lower Provinces, from the Third to the Second Grade, with effect from the 15th instant.

JOHN MACDONALD, Major,  
*Offg. Supdt. of Revenue Surveys,*  
CALCUTTA, Lower Circle.  
The 23rd February 1871.

### Revenue Survey Department.

No. 42.

*Promotion.*—Assistant Revenue Surveyor, from the Third to the Second Grade, with effect from the 15th instant:

Mr. James Connor, attached to the Delhi and Hissar Division, doing duty in the Head-Quarters' Office, Calcutta.

D. C. VANREKEN, Col., R.A.,  
*Supdt. of Revenue Surveys,*  
CALCUTTA, Upper Circle.  
The 23rd February 1871.

### Notice.

BABOO RAMLAL BANERJEE, Head Clerk of the Jessore Small Cause Court, has been appointed Serishtadar of the Judge's Court, Jessore.

H. B. LAWFORD,  
*Judge.*  
JESSORE,  
The 15th February 1871.

### Notification.

BABOO JADUB CHUNDER GHOSH, Deputy Collector, has been placed in charge of the Bancoorah Treasury, and is authorized to draw bills on other treasuries.

C. T. BUCKLAND,  
*Commissioner.*  
COMM'R'S OFFICE, BURDWAN DIVN.,  
The 6th February 1871.

### Opium Notification.

No. 59C.

Notice is hereby given that the Third Sale of Opium, the provision of 1869-70, will be held at the Government Opium Sale Room, No. 2, Bankshall Street, on Friday the 3rd March 1871, at 11 A.M., and will comprise 4,330 Chests, viz.:

	Chests.
Behar Opium	2,665
Benares "	1,665
<b>Total</b>	<b>4,330</b>

2. The general conditions of the sale now advertized will be the same as usual: they may be ascertained by reference to the Notification issued on the 31st October 1870, and published in the *Government and Exchange Gazette*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 8th and 18th March, respectively; that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Wednesday, the 8th March 1871, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Saturday, the 18th March 1871.

4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

Dates.	Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Tuesday, 4th April 1871	2,005	1,005	4,330
On or about Thursday, 4th May "	2,005	1,005	4,330
On or about Monday, 5th June "	2,005	1,005	4,330
On or about Thursday, 8th July "	2,005	1,005	4,330
On or about Friday, 4th August "	2,005	1,005	4,330
On or about Monday, 4th Sept. "	2,005	1,005	4,330
On or about Monday, 2nd October "	2,005	1,005	4,330
On or about Thursday, 2nd Nov. "	2,005	1,005	4,330
On or about Monday, 4th Dec. "	2,005	1,005	4,330
<b>Total</b>	<b>20,045</b>	<b>10,005</b>	<b>30,070</b>

By Order of the Board of Revenue, L. P.,

R. L. MANGLES,

FORT WILLIAM,  
The 31st January 1871.

*Offg. Secretary.*

### Notification.

MR. ASSISTANT COLLECTOR PRATT has been placed in charge of the Jessore Treasury, and authorized to draw bills on other public treasuries.

C. H. CAMPBELL,  
*Commissioner.*

COMM'R'S OFFICE, PERSY. DIVN.,  
Calcutta, the 24th February 1871.

## Opium Notification.

No. 126C.

NOTICE is hereby given that the Fourth Sale of Opium, the provision of 1869-70, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Tuesday, the 4th April 1871, at 11 A.M., and will comprise 4,330 Chests, viz. :—

Behar Opium	...	...	2,665
Benares "	...	...	1,665
Total Chests	...	...	4,330

2. The general Conditions of the Sale now advertized will be the same as usual: they may be ascertained by reference to the Notification issued on the 31st October 1870, and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 10th (9th being Sunday) and 19th April, respectively; that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-room, will be received after 4 P.M. of Monday, the 10th April 1871, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Wednesday, the 19th April 1871.

4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :—

Dates.	Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Thursday, 4th May 1871	2,665	1,665	4,330
On or about Monday, 5th June "	2,665	1,665	4,330
On or about Thursday, 6th July "	2,665	1,665	4,330
On or about Friday, 4th Aug. "	2,665	1,665	4,330
On or about Monday, 4th Sept. "	2,665	1,665	4,330
On or about Monday, 2nd Oct. "	2,665	1,665	4,330
On or about Thursday, 2nd Nov. "	2,665	1,665	4,330
On or about Monday, 4th Dec. "	2,665	1,665	4,330
Total	21,320	13,320	34,640

By order of the Board of Revenue, L. P.,  
F. B. PEACOCK,  
FORT WILLIAM, Offg. Junior Secretary.  
The 28th February 1871.

## Notice.

TENDERS are invited for the supply of about 1,40,000 cubic feet of stones for the Bhaugulpore roads.

Any quantity can be obtained within a short distance of the station.

Delivery to commence without delay.

Particulars on application to Secretary. Tenders to be forwarded to the Chairman, Bhaugulpore municipality.

N. J. GANTZER, Jr.,  
BHAUGULPORE MUNICIPALITY, Secretary.  
The 22nd February 1871.

## Sheriff's Office, the 28th February 1871.

NOTICE is hereby given that the Third Criminal Session of the year 1871 of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be holden at the Court House, in the Town Hall of Calcutta, on Tuesday, the twenty-eighth day of March next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

J. R. BULLEN SMITH,  
Sheriff.

সনিক আদালত ১৮৭১ সাল ২৮ ফেব্রুয়ারি।

সমাচার দেওয়া যাইতেছে যে সুবে বাঙ্গালার কোর্ট ইন্টেলিয়ম দর্গের অধীন শহর কলিকাতার ও অন্যান্য স্থানের কোজদারী বিচার নিষ্পত্ত্য জন্য আগামি ২৮ মার্চ মঙ্গলবার বেলা এগার ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার টৌনহাউস হাই কোর্টের আদালত ঘরে সন ১৮৭১ সালের তৃতীয় ত্রিমিনেল সেশিয়ান বসিবেন এবং এতদ্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে কোজদারী মিছিল করিবেন তাহারা উক্ত স্থানে এই সময়ে হাজির থাকিয়া মোকদ্দমা করে। ইতি তারিখ ২৮ ফেব্রুয়ারি সন ১৮৭১ সাল

J. R. BULLEN SMITH,  
Sheriff.

## Notice

Is hereby given that the Patna Mail of the 15th instant was robbed on its way to Gya. in the evening of that date, near the village of Moot-tair, in the Gya District, and that only a few forms from the Superintendent of Alipore Jail Press, and four letters from the High Court, have since been recovered so far as the Judge's office of Gya is concerned. All those who may, therefore, have forwarded any letters or papers to the officiating Judge of Gya on such a date, as would have necessitated the despatch of such from Patna on the evening of the 15th, are requested to submit the undersigned either duplicate copies of letters and papers, or inform the undersigned what may have been the nature of their communications.

S. H. C. TAYLER,  
Offg. Judge.

GYA CIVIL AND SESSIONS COURT,  
The 24th February 1871.

RETAIL PRICES OF FOOD AS REPORTED TO GOVERNMENT DURING THE WEEK  
ENDING 25TH FEBRUARY 1871.

Number of Seers of 80 Tolahs weight retailed for a rupee

AT	Date of Return from District.	CLEANED RICE IN ORDINARY USE.			PULSED IN ORDINARY USE.			WHEAT.		ATTAR.		JAWAR, SOYA AND COBB GRAINS.	
		Cheapest sort.			Cheapest sort.			Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.
		Nearest sort.	Average rate of the three or four preceding years.	Present price.	Nearest sort.	Average rate of the three or four preceding years.	Present price.						

Districts in which the prices are same or nearly the same.

Darrang	13th Feb. 1871	6	21	21	9	12	12	•	5	11	5	•	•
Gauhati	13th	14	16	17	13	14	15	30	21	8	8	40	40
Kamrup	20th	10	20	20	13	13	16	18	13	6	10	•	•
Lucknow	13th	6	12	13	6	9	9	7	10	5	6	•	•
Nagong	20th	10	18	16	10	25	20	•	•	4	4	•	•
Sonmugur	11th	6	16	16	7	7	10	12	10	5	5	•	•
Dhaukipore	19th	25	31	27	20	47	29	27	29	20	20	50	37
Godda	19th	30	27	38	14	28	16	16	14	12	10	45	50
Nya-Doomka	20th	28	22	30	16	13	20	12	16	9	12	25	65
Rajmehal	19th	19	28	30	12	17	21	18	22	13	18	39	40
Dancoorah	16th	23	28	27	14	17	20	16	18	11	13	36	23
Howrah	20th	18	20	19	14	19	16	17	15	11	9	•	•
Manspore	18th	24	24	24	11	17	14	10	10	10	7	•	•
Bulloah	20th	19	27	25	8	11	14	•	•	5	5	•	•
Tipperah	19th	22	29	26	7	17	16	10	14	5	7	•	•
Singbhum	20th	20	33	40	16	23	32	16	18	10	10	•	•
Raisore	20th	16	24	34	10	17	23	9	13	7	9	•	•
Cuttack	20th	17	20	26	18	19	28	7	12	5	9	•	•
Pooree	13th	27	29	31	17	13	18	11	10	7	7	•	•
Cachar	20th	17	20	20	11	11	13	10	15	5	6	•	•
Dacca	20th	20	25	23	13	21	14	14	11	7	7	•	•
Furzedpore	19th	14	20	23	20	25	20	21	18	8	7	•	•
Mymensingh	19th	20	21	23	8	16	14	12	18	7	7	•	•
Selhet	17th	19	31	24	11	14	16	10	16	7	7	•	•
Noida	20th	10	21	22	14	37	34	24	20	12	11	•	•
Chumpan	19th	24	21	25	16	17	19	20	24	17	19	22	25
Saru	19th	17	16	21	25	19	30	17	21	13	15	31	27
H-grah	20th	20	26	33	8	12	11	19	15	8	8	•	•
Maidan	20th	29	22	30	16	26	33	15	27	14	21	•	•
Pubna	19th	22	21	24	8	32	30	19	20	10	10	•	•
Rungpore	20th	18	26	25	6	16	15	20	15	9	6	•	•

Districts in which all or most articles are cheaper.

Deoghar	20th Feb. 1871	8	•	24	10	•	20	•	22	•	18	•	40
Burwan	16th	27	23	29	15	21	25	15	20	8	13	•	•
Hooghly	20th	16	18	27	12	18	18	14	20	9	12	14	15
Chittagong	20th	16	22	22	6	11	14	13	11	6	10	•	•
Maunbhoom	17th	32	30	32	13	24	19	16	16	12	11	•	•
Dackerpunge	20th	16	23	25	13	16	12	•	13	6	7	•	•
Shimban	20th	15	20	24	20	21	24	18	22	14	18	24	30
Barisal	20th	6	12	30	6	7	8	10	10	5	6	20	32

Districts in which all or most articles are dearer.

Purneah	10th Feb. 1871	29	24	30	15	24	30	19	18	10	10	34	35
Lohardighah	18th	10	24	26	8	12	10	12	11	8	10	31	32
Bingapore	19th	29	29	35	10	13	15	12	17	13	13	•	•

Districts in which some articles are dearer and some cheaper.

Monghyr	18th Feb. 1871	13	20	27	14	16	27	13	25	11	19	22	30
Beerbhoom	18th	24	25	32	6	17	21	17	16	11	12	37	35
Hazareebangh	20th	14	21	25	10	12	22	20	19	13	13	40	30
Jessore	20th	20	28	25	13	18	20	16	14	8	9	•	•
24-Pergunnahs	20th	17	20	21	13	15	22	9	16	6	10	11	14
Gya	20th	22	22	21	22	23	22	20	24	16	18	31	31
Patna	18th	21	20	21	14	24	31	16	24	13	•	31	34
Tirhoot	18th	20	19	24	20	18	21	19	21	14	16	35	36
Moorshedabad	20th	22	24	25	14	19	26	19	23	15	17	15	30

• Information not supplied.

Published for general information.

FORT WILLIAM,  
The 28th February 1871.H. S. BRADON,  
Offg. Under-Secy. to the Govt. of Bengal.

## NOTICE

The following Packages landed from the undermentioned Ships are lying unclaimed at the Custom House. If the Goods are not cleared on or before the dates stated against each item, they will be sold, under Section 57 of Act VI. of 1868, for the realization of duty, wharfage, and other charges:—

Date of Sale.		Mark or Address of Packages.		Ships.
1871, March	11th	...	1 Case, [G & C R] 185, also [P O C S]	... Str. Mooltan.
"	11th	...	1 Case, [C]	... Ditto.
"	11th	...	1 Case, no mark	... Str. Meinam.
"	11th	...	1 Truss, M C A R	... Brendalbane.
"	11th	...	1 Parcel, [G] A M	... Ditto.
"	11th	...	1 Parcel, C M, B P	... Ditto.
"	11th	...	1 Parcel, [M] Peel, Ross and Co.	... Ditto.
"	11th	...	1 Jar, no mark	... Hindoostan.
"	11th	...	1 Bag, no mark	... Ditto.
"	11th	...	7 Pieces Crockery, no mark	... Ditto.
"	11th	...	1 Sugar Basin, no mark	... Ditto.
"	11th	...	1 Parcel, [F G] H	... Blue Cross.
"	18th	...	30 Bales, N P C	... Indian Empire.
"	18th	...	2 Cases, J. N. S. and Co.	... Ditto.
"	18th	...	20 Bales [S K M]	... Ditto.
"	18th	...	20 Cases, [R A C]	... Ditto.
"	18th	...	11 Bundles, M and M	... Ditto.
"	18th	...	2 Cases, supposed to be marked E O C	... Arabia.
"	18th	...	40 Cases, N F. and Co.	... Ditto.
"	18th	...	1 Case, K M	... City of Athens.
"	18th	...	1 Parcel, W D F, D. Dutt and Nephews	... Ditto.
"	25th	...	3 Cases, [P. R. and Co.]	... Str. Mongolia.
"	25th	...	1 Parcel, Turner, Morrison and Co.	... Ditto.
"	25th	...	10 Cases, W. H. and Co.	... Ditto.
"	25th	...	1 Case, no mark	... Ditto.

CALCUTTA CUSTOMS,  
The 28th February 1871.

J. A. CRAWFORD, *Collector of Customs.*

## NOTICE

The following Packages have been landed at the Custom House from the undermentioned Ships under the provisions of Section 52 of Act VI. of 1868. If the Goods are not cleared before the dates stated against each item, they will be sold for the realization of duty, wharfage, and other charges, under Section 56 of Act VI. of 1868:—

Date of Sale.				
1871, March	7th	...	2 Kegs, H. M. and Co.	... Star of Greece.
"	7th	...	1 Case, [L] C. P. and Co.	... Lady Melville.
May	9th	...	2 Bales, N P C	... Indian Empire.
"	9th	...	1 Case, [P. and Co.]	... Ditto.
"	9th	...	1 Case, J. N. S. and Co.	... Ditto.
"	9th	...	1 Bundle, M and M	... Ditto.
"	9th	...	2 Packages, [G. C. M. and Co.]	... Ditto.
March	31st	...	99 Cases, Eirival Cognac	... Ivenhoe.

CALCUTTA CUSTOMS,  
The 28th February 1871.

J. A. CRAWFORD, *Collector of Customs.*

(F)



## Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

The undermentioned Licentiates in Law having graduated in Arts are declared under Clause 7 of the B. L. Regulations to be entitled to the Degree of Bachelor in Law :—

*In Alphabetical Order.*

Akhilecharan Mullik	...	Presidency College.
Amvikacharan Ghosh	...	Ditto.
Baikunthanath Das	...	Dacca College.
Bhavunicharan Datta	...	Presidency College.
Bijaykrishna Basu	...	Ditto.
Damanath Dhar	...	Hooghly College.
Dwarkanath Bhuttacharya	...	Patna College.
Gopalchandra Chakravarti	...	Presidency College.
Gopalchandra Ghosal	...	Ditto.
Gorachand Das	...	Ditto.
Haricharan Chakravarti	...	Dacca College.
Hemunath Das	...	Presidency College.
Iswarchandra Das	...	Ditto.
Jagatchandra Das	...	Ditto.
Jagadurllabh Basak	...	Ditto.
Kailaschandra Ghosh	...	Berhampore College.
Kalidhon Chattopadhyay	...	Presidency College.
Mahendrachandra Mitra	...	Hooghly College.
Mahendranath Bhuttacharya	...	Presidency College.
Narendranath Chaudhuri	...	Ditto.
Navinchandra Basu	...	Ditto.
Nivaranachandra Mukhopadhyay	...	Ditto.
Prasannakumar Ghosh	...	Kishnaghur College.
Priyanath Datta (No. 2)	...	Presidency College.
Rajaninath Mitra	...	Hooghly College.
Rajendranath Set	...	Presidency College.
Ramlal Sanyal	...	Ditto.
Sasibhushan Chattopadhyay	...	Ditto.
Trailokyanath Datta	...	Ditto.

J. SUTCLIFFE,  
*Registrar.*

*The 16th February 1871.*

### Required,

For the Office of the Chief Engineer, Central Provinces, Public Works Department, a Clerk capable of undertaking the duties of an estimator.

He will have to check the arithmetical calculations in all estimates, and also to take out the quantities from plans and designs and otherwise check estimates. The salary attaching to the appointment is Rs. 110, rising to Rs. 150 by an increase of Rs. 8 yearly. None need apply who have not had experience in the above duties.

Copies of testimonials to accompany all applications, which are to be addressed to the Chief Engineer, Nagpur.

### Wanted

A CLERK for the Office of the Small Cause Court at Jessore, the late incumbent having been appointed Sheristadar of the District Judge's Court, Jessore.

A thorough knowledge of English and Bengali, and of the duties of the office, indispensable. Salary, Rs. 150.

Applications and copies of testimonials to be sent to the Judge of the Small Cause Court, Jessore, before the 15th March next.

C. D. LINTON,  
*Judge.*

JESSORE SMALL CAUSE COURT,  
*The 18th February 1871.*

### Notice.

Fifty blank forms of Remittance Transfer Receipt on Bank of Bengal, from No. 27801 to No. 27850, and 200 blank forms on other treasuries, from No. 54851 to No. 55050, having been lost in transit to Rungpore, treasury officers are warned against making payment on transfer receipts bearing those numbers.

HUGH SANDEMAN,  
*Acct.-Genl. of Bengal.*

CALCUTTA,  
*The 21st February 1871.*

### Notice.

MR. JOSEPH POSFORD, the Assistant Collector, has been placed in charge of the Sylhet Treasury, and authorized to draw bills on all public treasuries.

F. B. SIMSON,  
*Commissioner.*

CACHAR,  
*The 14th February 1871.*

### Notice.

Two good rooms available for Office accommodation at the Office of the Commissioner of the Presidency Division, No. 3, Theatre Road. Rent, Rupees 65 a month. (18-f. n.)

### Department of Public Works.

Notice is hereby given that the right of collecting the authorised tolls on the Buxee and Gyeghattee Navigation Channels, for the year ending the 31st March 1872, will be sold by public auction at the Office of the Executive Engineer, Selye Division, Midnapore, on Monday, the 20th March 1871, at 11 A.M.

Each intending bidder will be required to deposit before the sale commences the sum of Rs. 100, to be returned to him in the event of his bid not being accepted; the deposit of the highest bidder will be returned on the receipt of security equal to the amount of one-fourth of the highest bid.

For further particulars, apply to the undersigned.

A. J. HUGHES, C.E.,  
Exec. Engr., Selye Division.

বিজ্ঞাপন।

সর্বসাধারণকে জ্ঞাত করা যাইতেছে যে, সম হালের ২০ মার্চ তারিখে সোমবার বেলা ১১ ঘটীর সময়ে যোকার মেদিনীপুর সিলাই ডিবিজনের এককিকিউটিব ইঞ্জিনিয়ার সাহেবের আপসে রূপনারায়ণ ও দামোদর নদের মধ্যবর্তী বাসকী ও গাইঘাটী নামক খালের সম ১৮৭১ সালের ১ নং আর্ডেল অবধি সম ১৮৭২ সালের ৩১ মার্চ পর্যন্ত এক বৎসরের নিমিত্ত মাসুল আদায়ের ইজারা প্রকাশ্য নীলামে বিক্রি করা যাইবে।

প্রত্যেক নীলাম ডাকনিয়া ব্যক্তিকে নীলাম আদায়ের পক্ষে ১০০ টাকা আমানত করিতে হইবে এবং যোগদানের ডাক অগ্রাহ্য হইবে, ডাকদানের আমানতি টাকা ফেরৎ দেওয়া যাইবে এবং উক্ত পনের নীলাম ডাকনিয়া ব্যক্তির আমানতি টাকা ইজারার ডাকের নিকি পরিমাণে আমানতি টাকা আদায় দিলে ফেরৎ দেওয়া যাইবে।

উপর উক্ত বিষয়ের অন্যান্য সংবাদ নিম্ন স্বাক্ষরিতে সাহেবের সমীপে প্রাপ্ত হইবে।

এ. জে. হিউজ সি. ই.,  
এক জি কিকিউটিব ইঞ্জিনিয়ার  
সিলাই ডিবিজান।

### Notice

Is hereby given that the lease of the lime quarries known as Choon cherra, Letting cherra, and Rowye lime quarries, situated in the Jyntea Hills, for three years, commencing from the 1st April 1871, and ending with the 31st March 1874, A.D., will be put up to public auction on the 15th March 1871, at 12 A.M., at the Deputy Commissioner's Office at Shillong, at the upset price of Rs. 14,500 per annum, being the amount at which they are at present leased. The rent will be payable half-yearly in advance.

Further particulars regarding lime quarries can be obtained by application to the undersigned.

H. RABAN, Lt.-Col.,  
Offg. Deputy Commissioner.  
DY. COMMR.'S OFFICE, KHASI AND  
JYNTEA HILLS,  
The 31st January 1871.

### Notice

Is hereby given that 578 maunds, more or less, of Jeddah Salt landed from the *Lady Rowena*, under Section 52 of Act VI. of 1863, as amended by Section 1 of Act XVII. of 1869, will be sold by the Superintendent of the Sulkeen Salt Golahs, under the provisions of Section 56 of the same Act, for recovery of duty and other charges to which it is subject, on Thursday next, the 2nd of March 1871, at noon, at the Government Golahs at Sulkeen, where it is stored. Samples may be had on application to the Superintendent of the Sulkeen Salt Golahs.

J. A. CRAWFORD,  
Collector of Customs.

CALCUTTA CUSTOM HOUSE,  
The 25th February 1871.

বিজ্ঞাপন।

এতদ্বারা জ্ঞাত করা যাইতেছে যে “লেডিওরেনা” জাহাজের আমদানী ৫৭৮/ মোণ অথবা কিছু কম ব বেশী হউক তৎকালবধি যাহা ১৮৬৩ সালের ১ আইনের ৫২ ধারার সংশোধিত ১৮৬৯ সালের ১৭ আইনের ১ ধারামুসারে যোকার খালিখার সরকারি মেসক গোলা বাণিতে লাবান হইয়াছে তৎকাল উক্ত আইনের ৫১ ধারার লিখিত ডিউটি অর্থাৎ ফাসিলের টাক ও অন্যান্য ধরচা আদায়ের নিমিত্ত আগত ২ মার্চ বুধসন্ধ্যার বেলা ১ প্রহরের সময়ে উক্ত স্থানের শ্রীমুখ সুপারিন্টেন্ডেন্ট কর্তৃক প্রকীর্ণ হইবেক উক্তার নিকট প্রার্থনা করিলে লবণের মমুন পাওয়া যাইতে পারিবেক ইতি। তাং ২৫ ফেব্রুয়ারি ১৮৭১।

কলিকাতা কন্সটম হাউস।

J. A. CRAWFORD,  
Collector of Customs.

CALCUTTA CUSTOM HOUSE,  
The 25th February 1871.

### Notice

Is hereby given that the undermentioned Estate will be put up to sale for arrears of Government Revenue at the Tirhoot Collectorate, on Thursday, the 9th March 1871, corresponding with 3rd Chyete 1278 Fusly:—

Number on Rent Roll.	Name of Estate and Pergunnah.	Name of Proprietor.	Government Revenue.	Remarks.
2084	Patera Joyramboosroog, Pergunnah Biasurah Chuklahyea.	Suntokhs Roy.	Rs. As. P. 525 8 6	

G. J. S. HODGKINSON,  
Capt. Deputy Coltr., for Coltr. on tour.  
TIRHOOT COLLECTORATE,  
The 3rd February 1871.

## Notice.

## SALE OF WASTE LANDS.

Notice is hereby given that a lot of waste land, estimated to consist of about 264 acres, more or less, situated in Mouzah Rungamattee, Zillah Seebasgur, and bounded as shown at foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Provinces of Bengal," will be put up to sale by auction to the highest bidder, above the upset price of two rupees eight annas per acre, on the 2nd April 1871, at the office of the Deputy Commissioner of Seebasgur, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner, and subject to the conditions prescribed by the Rules above cited, and to the provisions of Act XXIII. of 1863:—

## BOUNDARIES OF LOT.

South—Gur Allee from entrance of Badalapar factory road to a point 720 yards eastward along the Allee.

West—Badalapar factory road from Gur Allee to Gella Beel.

North—A line parallel to southern boundary from Gella Beel to a point 720 yards eastwards.

East—A line parallel to western boundary from eastern point given on south boundary meeting the eastern point on north boundary.

A. E. CAMPBELL.

Deputy Commissioner.

ZH. SEEBASGUR, DEPT. COMM. 'S OFFICE,

The 14th January 1871.

(F)

## Notice.

CERTAIN effects belonging to the estate of the late Mr. F. M. Belli, manager of the Beporih Tea Factory at North Luckimpore, Upper Assam, who died intestate at Debrooghurh on the 21st December last, are under the seal of this Court, and will be delivered to any person legally authorized to receive the same.

W. S. CLARKE,  
Deputy Commissioner.

DEBROOGHURH,  
The 18th February 1871.

(694—1)

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Kissenpersand,  
otherwise called Dalchand,  
an Insolvent.

Notice is hereby given to the creditors of the above named Insolvent that the sitting Commissioner of the Insolvent Court has appointed Saturday, the 18th day of March next, at the hour of eleven o'clock in the forenoon, for the hearing of the matters of the petition of the said Insolvent, and for the consideration of the dismissal of the petition of insolvency filed by the Insolvent on the 16th day of September one thousand eight hundred and seventy.

A. B. MILLER,

Official Assignee.

CALCUTTA,  
The 18th February 1871.

(683—2)

## Notification.

MESEERS. MANUEL GRANT CASTELLO and CHARLES DECROUX, both of the town of Calcutta, gentlemen, have by indenture of transfer, bearing date the 13th day of February instant, and executed under the provisions of Section 30 of Act XXIV. of 1867, appointed Lewis Price Delves Broughton, Esquire, the Administrator-General of Bengal, and his successors in the office of Administrator-General, to be Executor and Trustee of the Will of Richard Verboon, deceased, in the place and stead of them the said Manuel Grant Castello and Charles Decroux, and have assigned and transferred to the said Lewis Price Delves Broughton, Esquire, and his successors and assigns, all the estate, effects, and interest, vested in them the said Manuel Grant Castello and Charles Decroux by virtue of the Probate granted to them as such Executors to the Estate of the said Richard Verboon, deceased.

G. GREGORY,

Proctor.

CALCUTTA.

The 13th February 1871.

(675—3)

## Punjab Trading Company, "Limited."

## ORDINARY GENERAL MEETING OF SHAREHOLDERS.

NOTICE is hereby given that the Fourteenth Ordinary General Meeting of Shareholders of the abovementioned Company will be held at the registered Office of the Company, No. 1, New China Bazar Street, Calcutta, at 4 P.M., on Thursday, the 30th March next, for the purpose of receiving and passing the Liquidators' report and accounts for the period ending 31st December 1870, and for the transaction of such other business as may be brought before the Meeting.

J. G. McRAE, } Liquidators.  
W. H. FITZE, }

1, NEW CHINA BAZAR STREET,

Calcutta, February 19th, 1871.

(692—1)

## Arcuttipore Tea Company, "Limited."

NOTICE is hereby given that in consequence of there not having been a sufficient number of Shareholders present to form a quorum at the Ordinary General Meeting called for the 31st January last, the Meeting stands adjourned until Saturday next, the 4th March, at 12 o'clock noon.

J. MACKILLICAN & Co.,

(691—1)

Secretaries.

## Dendra Dhoon Tea Company, "Limited."

SUFFICIENT Shareholders to form a quorum not having attended the Fifteenth Half-yearly General Meeting called for this date, it was adjourned until noon this day, the 1st March 1871, when it will be held at the office of the Company, No. 134, Canning Street.

T. E. CARTER,

Secretary.

CALCUTTA,

The 28th February 1871.

(693—1)

No. 1922.

**NOTICE.**

In the event of the following Dividends remaining unclaimed for six months from this date the same will be paid into Court:—

In the matter of MALCOLM OWEN, an Insolvent.

Names of Creditors.	Amount of claim.			1st dividend, at 5½ per cent., 6th August 1870.		
	Rs.	As.	P.	Rs.	As.	P.
Aga Mirza Sherajee	500	0	0	26	4	0
Avdall, P.	30	0	0	1	9	2
Atkinson, Tilton and Co.	266	0	0	13	15	5
Abmuty and Co.	70	0	0	3	10	10
Bissonauth Law and Co.	200	0	0	10	8	0
Browne and Co., F. W.	38	0	0	2	0	8
Black and Murray	430	0	0	22	9	2
Burkinyoung and Co.	16	0	0	0	13	5
Bhugobutty Churn Suttuck	46	0	0	2	6	8
Chundernauth Mullick	50	0	0	2	10	0
Crompton, G. F.	60	0	0	3	2	5
Carpenter, L. N.	141	0	0	7	6	5
Doorgapersaud, durwan	60	0	0	3	2	5
Dwarkanauth and Co.	123	0	0	6	7	5
Fuckeerchund	120	0	0	6	4	10
Gungadhur Doss	32	0	0	1	10	11
Gooroochurn, oil-merchant	300	0	0	15	12	0
Gopaloll Sireeloll	239	0	0	12	8	9
Gandelho, L. S.	32	8	0	1	11	3
Hurunund Dobey, Hurkissen Doss	200	0	0	10	8	0
Harraden and Co.	140	0	0	7	5	7
Harman and Co.	12	0	0	0	10	1
Heeraloll Roy	90	0	0	4	11	7
Hurromohun Koondoo and Co.	50	0	0	2	10	0
Hadjee Moorsha	600	0	0	31	8	0
Hunter and Co.	37	0	0	1	15	2
Hurmoojee and Roojee	50	0	0	2	10	0
Hay and Co. ...	50	0	0	2	10	0
Jadobindo Sircar	130	0	0	6	13	2
John, P. P.	150	0	0	7	14	0
Kalloomull, Baboo	500	0	0	26	4	0
Kallachund Neogy	50	0	0	2	10	0
Kallymoody Patour	110	0	0	5	12	5
Kassynauth Day and Co.	58	0	0	3	0	9
Lalla Rampersaud	150	0	0	7	14	0
Lalla Kissen Sing	125	0	0	6	9	0
Muttyloll Day	65	0	0	3	6	7
Monteith and Co., J.	12	0	0	0	10	1
Mackintosh, H.	212	0	0	11	2	2
Manuk, M. J.	350	0	0	18	6	0
Nobinchunder Dey	100	0	0	5	4	0
Newman and Co.	20	0	0	1	0	10
Niersee, M.	40	0	0	2	1	7
Nundoram, Baboo	80	0	0	4	3	2
Nobinchunder Mookerjee	125	0	0	6	9	0
Poorosutum Mullick	350	0	0	18	6	0
Payne and Co.	80	0	0	4	3	2
Russickloll Day	60	0	0	3	2	5
Ronott, J.	32	0	0	1	10	10
Radanauth Pyne and Co.	40	0	0	2	1	7
Rajnarain Mullick	600	0	0	31	8	0
Rajaboollah	70	0	0	3	10	10
Ruto Doss Dutt	90	0	0	4	11	7
Roopnarain Rampersaud	111	0	0	5	13	3
Secondé, C. F.	250	0	0	13	2	0
Sibehunder Dutt	50	0	0	2	10	0
Shaik Hadjee Ahmed	100	0	0	5	4	0
Syed Ahmud	280	0	0	14	11	2
Thomas Smith and Co.	840	0	0	44	1	7
Toolseedoss Dutt	32	0	0	1	10	10
Toylucko Doss, Baboo	90	0	0	4	11	7
Trower and Co., M.	30	0	0	1	9	2
Unnoda Friend and Co.	50	0	0	2	10	0
Wilson and Co.	150	0	0	7	14	0

## In the matter of JAMES WOOD, an Insolvent.

Names of Creditors.	Amount of claim	1st dividend, at 80 per cent., 6th August 1870.	
		Rs. As. P.	Rs. As. P.
Abdool Muejid	32 0 0	9 9 7	
Abdool Sobhan	74 4 6	22 4 6	
Bahgate and Co.	104 4 0	31 4 5	
Delboux, F.	150 0 0	45 0 0	
David Brothers	210 0 0	63 0 0	
Henry and Andrews	200 0 0	60 0 0	
Nile Brothers	140 0 0	42 0 0	
New Medical Hall Company	25 0 0	7 8 0	
River Steam Company "Limited," Bengal	16 0 0	4 12 10	
Shaik Omedally, tailor	202 4 0	60 10 9	
Stack and Co....	16 0 0	4 12 9	
Watkins and Stokoe	811 14 7	243 9 2	
A. B. MILLER, Official Assignee.		(690—2)	

CALCUTTA,  
The 24th February 1871.

Statement of the Affairs of the Bank of Bengal for the Week ending  
21st February 1871

LIABILITIES.		ASSETS.	
	Rs. As. P.		Rs. As. P.
Proprietors' Capital, paid-up	2,30,00,000 0 0	Government Securities	1,24,47,447 13 0
Reserve Fund	15,67,119 7 0	Loans on Government Securities at Head Office and Branches	44,60,711 8 9
General Treasury Balance at Head Office, Rs.	2,48,80,413 3 3	Accounts of Credit on Government Securities at Head Office and Branches	22,93,575 14 11
General Treasury Balance at Branches, Rs.	1,71,30,014 9 7	Mercantile Bills discounted at Head Office and Branches	1,95,72,599 13 11
Other Deposits at Head Office and Branches	3,42,90,931 9 10	Dead Stock	11,92,630 6 0
Bank Post Bills, &c.	9,94,330 12 6	Stamps	14,498 4 0
Sundries	6,21,600 3 11	Balances with other Banks	23,05,096 1 6
		Sundries	2,94,540 15 7
			4,20,61,500 6 7
		Cash and Currency Notes at Head Office, Rs.	2,30,74,363 12 6
		Cash and Currency Notes at Branches, Rs.	3,30,56,154 11 1
			5,70,29,510 7 6
			10,14,91,018 14 1
			10,14,91,018 14 1

J. GORDON,

(688—1)

Chief Accountant &amp; Deputy Secretary.

By order of the Directors,

G. W. MOULTRIE,

Offg. Secretary and Treasurer.

## Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Charles Dickenson, at present believed to be in England, but whose exact address is unknown, lately carrying on business as Chemists and Druggists at No. 11A, Government Place, in the Town of Calcutta, in partnership with William James Pittar, of No. 50, Park Street, in Calcutta aforesaid, who is now an Insolvent, under the style or firm of "J. Corfield and Company," an Insolvent.

estate and effects of the said Insolvent were vested in the Official Assignee.

Carruthers and Co., Attorneys.

On Thursday, the 16th day of February instant, it was on the petition of Charles Joseph Keep, Frederick Parsons, and George Hebbard Cable, carrying on business under the style or firm of William Keep & Co., creditors of the said Insolvent, adjudged that the said James Charles Dickenson hath committed an act of insolvency under the provisions of the Act XI. Vic., cap. 21, and by another order of the same date the said Insolvent were vested

In the matter of William Chance, an Insolvent.

On Saturday, the 4th day of February instant, it was ordered that Saturday, the 1st day of April next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day the said Insolvent be discharged personally, as well as to his after-acquired property, from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

J. O. Moses, Attorney.

In the matter of Eleazer Ter Arratoon, an Insolvent.

On Friday, the 17th day of February instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 1st day of April next, and that the said Insolvent do then attend to be examined before the said Court.

M. M. Zorah, Attorney.

In the matter of Bhootnauth Mookerjee, an Insolvent.

On Friday, the 17th day of February instant, it was ordered that the



matters of the petition of the said Insolvent be heard on Saturday, the 1st day of April next, and that the said Insolvent do then attend to be examined before the said Court.

Carruthers and Co., Attorneys.

In the matter of Henrietta Savigny, an Insolvent. } On Saturday, the 18th day of February instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 1st day of April next, and that the said Insolvent do then attend to be examined before the said Court.

Carruthers and Co., Attorneys.

In the matter of Elias Joseph Musleah, an Insolvent. } On Monday, the 6th day of February instant, it was ordered that Friday, the 31st day of March next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day the said Insolvent be discharged personally, as well as to his after-acquired property, from all liabilities for debts, claims, and demands, of and against the said Insolvent at the time of the filing of his petition for relief.

Insolvent in person.

In the matter of Thomas Young, an Insolvent. } On Tuesday, the 21st day of February instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 6th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

• Chief Clerk's Office, the 21st February 1871.

In the matter of Heera-loll, an Insolvent. } On Monday, the 20th day of February instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 6th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Pittar and Camell, Attorneys.

In the matter of Comlanto Kurr and Prolad Chunder Kurr, residing at No. 7, Comboolatollah, in Calcutta, and formerly of Coomarkallee, in the District of Pubna, in the Province of Bengal, who lately and jointly carried on business as traders at Coomarkallee, Insolvents. } Notice, that the petition of the said Insolvents seeking the benefit of the Act XI. Vic., cap. 21, was filed in the Office of the Chief Clerk on Monday, the 20th February instant, and by an order of the same date the estate and effects of the said Insolvents were vested in the Official Assignee.

M. M. Zorah, Attorney.

In the matter of Comlanto Kurr and Prolad Chunder Kurr, Insolvents. } On Monday, the 20th day of February instant, it was ordered that the matters of the petition of the said Insolvents be heard on Saturday, the 6th day of May next, and that the said Insolvents do then attend to be examined before the said Court.

M. M. Zorah, Attorney.

In the matter of Sibchunder Mullick, Ramdhone Mullick, Tarrucknauth Mullick, and Ramannauth Mullick, Insolvents.

On Saturday, the 7th day of January last, was ordered that the order of adjudication made in this matter be set aside and revoked as against the said Tarruckdoss Mullick, erroneously named in the said order as Tarruckdoss Mullick, and the said vesting order be, and the same is hereby discharged as against the said Tarruckdoss Mullick, provided always that any act or thing heretofore done by Albert Birmingham Miller, Esq., the Official Assignee of this Court, and the Assignee of the estate and effects of the said Insolvents, prior of this order shall not be annulled or anywise affected thereby.

Swinhoe, Law and Co., Attorneys.

Chief Clerk's Office, the 28th February 1871.

### Bank of Bengal.

NOTICE is hereby given that the Bank of Bengal, General Treasury, and Public Debt Office, will be closed on Tuesday, the 7th proximo, on account of the Hindoo festival "Dole Jatra," in conformity with Government Notification, No. 3464 of the 29th October 1867.

By order of the Directors,

G. W. MOULTRIE,

Offg. Secretary and Treasurer.

CALCUTTA,

The 23rd February 1871.

(689-1)

### The Bengal Coal Company, "Limited."

AN Extraordinary General Meeting of the Shareholders of the Bengal Coal Company, Limited, will be held at the office of the Company, No. 27, Dalhousie Square, at noon, on Saturday, the 27th May next, for the purpose of considering and adopting the articles of Association as amended.

By order of the Directors,

T. M. ROBINSON,

Managing Director.

CALCUTTA,

The 21st February 1871.

(685-4)

### Notice.

THE interest and responsibility of MR. WILLIAM STRANG STEEL in our firm ceased on 31st October last.

GLADSTONE, WYLLIE & Co.

CALCUTTA,

The 21st February 1871.

THE interest and responsibility of MR. WILLIAM STRANG STEEL in our firm here and at Moulmein ceased by mutual consent on 31st October last.

GLADSTONE, WYLLIE & Co.

RANGOON,

The 9th February 1871.

(686-5)

### Lost or Stolen.

A 4 per cent. Government Promissory Note, No. 15990 of 6891, for Rs. 1,000, of 1835-36; payment of which has been stopped in the Bank.

(680-3)

BARRANOREY GHOSH.

## CURRENCY NOTES.

The following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:-

Register No.	No. of Notes	Value	Name of Claimant
--------------	--------------	-------	------------------

## Notes wholly lost or destroyed.

		Rs.	
3816	A 02927 " 15856	1,000 1,000	} N. Paliologus.
3817	A 20122 " to A 20126 " 28221 " to A 28270	100 ca. 10 ca.	
3818	A 15280 " 65186	100 100	} Woornesh Chunder Chatterjee.
3819	A 73985 " 15024	10 10	
3824	A 90928	50	J. J. Mackay.
3826	A 07731	100	Gopaul Chunder Doss.
3828	A 89311	500	Mojoolah.
3831	A 90922 " 82621	50 50	{ Moonshee Khadeem Hossein.
3837	A 37376	50	
3838	A 91285	100	Grish Chunder Shaha.
3842	A 23416 " 23942 " 48037	50 20 10	} Capt. G. A. Baker.
3843	A 03982	1,000	
3844	A 83919 " 89522 " 42519	10 10 10	} J. Lamb.
3845	A 59539	10	
3848	A 14043	100	Palliram Gungadbur.
3849	A 97840 " 56355	50 50	} Lieut. F. Bigg.
3850	A 45300 " 45299 " 45298 " 28315	20 20 20 10	
3851	A 05636	20	Lalla Moonalall.

Register No.	No. of Notes	Value	Name of Claimant
--------------	--------------	-------	------------------

## Notes partially lost or destroyed.

		Rs.	
3820	A 35480	50	Prancessur Ghose.
3821	A 89496	20	C. H. Allmatt.
3823	A 06144	10	Netye Churn Mitter.
3830	A 54664	100	Goomaneciall and Bunwaree Doss.
3832	A 20756	10	Joheerwooddeen.
3833	A 85856	10	Kadernath Chatterjee.
3835	A 90709	100	Col. Faithfull.
3839	A 36096	1,000	L. Broughton.
3847	A 82475 " 58807	10 20	} L. Kelly.

## Wrongly joined.

		Rs.	
3822	A 74778 " 74772	50	G. Barbridge.
3827	A 20981 " 12292 A 59580 A 28747	20 10	} Digumber Mookerjee.
3829	A 07067 " 44506	100	
3834	A 31702 " 31701	50	{ Shoshee Bhushun Mookerjee.
3841	A 51447 " 51441	10	A. M. Cameron.
3852	A 49875 " 49876	20	Bholanath Roy.

L. BERKELEY,

Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPARTMENT,

The 27th February 1871.

Just Published.

## Bengal Official Army List.

Corrected up to January 1, 1871.

The Official Quarterly Army List of H. M.'s Forces in Bengal, to which is added a non-Official Supplement, containing the latest corrected Civil List, War Services of Officers, &c., &c. By authority of Government. Price, Rs. 5; and 8 annas extra for packing and postage.

The above to be had at the Office of Superintendent of Government Printing, S. Hastings' Street, Calcutta.

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FOR THE YEARS

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With a Map of Calcutta in 1784.

BY THE REV. J. LONG,

*Member of the Government Record Commission.*

CALCUTTA:

OFFICE OF SUPDT., GOVERNMENT PRINTING,  
8, HASTINGS' STREET. (F)

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BEING

CHAP. XXVI. OF THE RULES OF THE BOARD OF REVENUE.

CALCUTTA:

OFFICE OF SUPDT. OF GOVT. PRINTING,  
No. 8, HASTINGS' STREET.

1869.

**Stolen.**

The following Government Promissory Notes of 4 per cent:—

No. 11380, for Rs. 700.

" 11381, " " 500.

BROJOGHOBIND SHAW.

On Sunday, the 22nd January, at premises No. 41, Pattoringhatta Street, one piece of hand note bearing the name of Banimadhub Butta-charjee and Umbicachurn Buttacharjee, for Rs. 5,000.

(652—3)

BROJOGHOBIND SHAW.

**Postal Notice.****SEA AND OVERLAND MAILS.**

For	Box closes at	Date.	Per Steamer.
Chittagong and Akyab ..	6 P. M.	1st March.	Moulmein.
Port Blair and Camorta ..	" "	2nd "	Burma.
Rangoon, Moulmein, Penang, Malacca, and Singapore.	" "	1st "	Mahratta.
Gopaulpore, Bimlipatam, Vizagapatam, Coconada, Madras, Pondicherry, Negapatam, Galle, Colombo, Tuticorin, Cochin, Beypore, Calicut, Jallecherry, Cannanore, Mangalore, Carwar, & Bombay.	" "	6th "	Arabia.
Europe via France, Madras, Pondicherry, Ceylon, Mauritius, and China.	" "	7th "	Meina.

N.B.—The Europe Mail will arrive earlier if sent via Bombay on the 8th March 1871.

The next Overland Mail via Bombay will close on Wednesday, the 1st March 1871.

2. Book post and pattern packets must be posted on the 28th February.

3. There will be no Express.

Postage chargeable by the new route via Brindisi and Germany:—

	As. P.
Each letter per ½ oz. ...	8 0
Each newspaper per 4 ozs. ...	2 8
For the United Kingdom ...	
Each book or pattern packet { not exceeding 1 oz. ...	2 0
Each book or pattern packet { not exceeding 2 ozs. ...	3 4
Each book or pattern packet { not exceeding 4 ozs. ...	4 8
Each book or pattern packet { every additional 4 ozs. ...	4 8
For places served through the United Kingdom ...	
Each letter 8 pice per ½ oz. less than the published rate for a letter sent via Marseilles.	
Each newspaper 8 pice per 4 ozs. more than the published rate for a newspaper sent via Marseilles.	
Each packet of 8 pice per 4 ozs. more than the published rate for a packet sent via Marseilles.	

As the late Papal States now form part of the Kingdom of Italy, correspondence for these States are now subject only to the same postal rules as apply to other parts of Italy, published in the Notification of this department dated 2nd September 1870.

N.B.—The letter box will close at 6 P. M. precisely, after which hour Overland letters, fully prepaid and bearing extra postage stamp of two annas on each cover, will be received up to 8-30 P. M., or, bearing an extra postage stamp of four annas on each cover, up to 7 P. M., and after 7 up to 8-30 P. M., by a Post Office Clerk at the East Indian Railway Station, Armenian Ghât.

W. H. McGOWAN,  
Post-Master.

CALCUTTA,  
The 28th February 1871.

*List of Remaining and Unclaimed Letters accumulated in the Calcutta Post Office during the week ending 25th February 1871.*

Ashworth, Mrs. E. Barrell, Sir P. Bailey, Pvt. F. Bell, Madame E. Balehard, F. P. Booth, Mrs. M. A. Camming, J. G. Caton, F. Driver, S. H. Denobundo Mookerjee. Darand, Capt. E. L. Daniell, Capt. W. S. Daly, M. Durrand, E. Duncan, J. David, E.	Elderton, J. Gray, Miss A. Grish Chunder Shaha Halder, H. C. Hutchinson, F. Hopkinson, Cpt. Hall, H. D. Jackson, Madame. Kelly, Mrs. Kader Nauth Sen. Linsell, F. G. Lamborn, J. A. Lucas, A. Lord, A. B. Lamarchand, H. Mutes, Miss M.	Martin, W. and Co. Mullick and Co. Moughton, R. C. Nicolson, Miss H. Puro Nauth Chatterjee. Phelan, J. W. Rowlstone, W. H. Rajballub Mookerjee. Ring, J. B. Ross, C. Smith, P. Sinclair, W. G. Suroop Paul. Sanderson, B. Sayer, Mrs. Torriani, R.	Thomson, Mrs. W. Thomson, J. A. Treasurer, National Society for aid to the sick and wounded in war. Trench, Colonel S. Thompson, H. D. Verity, Mrs. R. Felune, D. Windle, Mrs. A. Wellested, J. Wicks, H. W. Warth, W. Williams, J.
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CALCUTTA POST OFFICE,  
1st 23th February 1871.

W. H. McGOWAN,  
Post-Master.



APPENDIX TO  
**The Calcutta Gazette.**

WEDNESDAY, MARCH 1, 1871.

**NOTICE**

Is hereby given that the sale of the proprietary right of Government to the Estates enumerated in the following Advertisements of Sale will be made subject to these

**CONDITIONS OF SALE:**

1st.—The Estates to be sold, subject to the Government Revenue against each, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Schedule of Assessment made by the Revenue Authorities.

3rd.—If the amount of purchase-money do not exceed Rupees 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rupees 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding Office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the Estate to be again put up for sale at the risk of the defaulting Purchaser after issue of advertisement as in the case of original sale.

5th.—In addition to the ordinary Government Revenue fixed on the Estates, the Purchasers shall be bound to pay for the construction of roads and improvement of communications one per cent. on the Government Revenue assessed from the date of entry upon the purchase. This sum will be leviable in the same manner as other arrears of Revenue.

By Order of the Board of Revenue. L. P.,

D. J. McNEILE,  
*Officiating Junior Secretary.*



## ADVERTISEMENTS OF SALE.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Dacca, will be put up to sale, at the Dacca Collectorate, on Wednesday, the 15th March 1871, corresponding with 2nd Chyete 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
125	8527	Talook Koolomunt Doss, Tuppa Bolorampore	3 1 0	2 0 0	0 1 0	2 1 0	4 0 0	The sale will take effect from 1st April 1871.
965	7890	Jaghoor Beldar Modafat Oomakanth Banerjee	1 3 37	3 0 0	0 1 0	3 1 0	6 0 0	
1697	9033	Jowar Borokatee in Howallah Potamber Sein, Pergunnah Rajnagar	12 1 26	25 0 0	0 4 0	25 4 0	50 0 0	
1609	9091	Talook Baseeram Surma, Pergunnah Goonanundy	713 3 38	135 0 0	1 0 0	136 0 0	270 0 0	

COLLECTOR'S OFFICE, DACCA DISTRICT,  
The 28th December 1870.

D. R. LYALL, *Officiating Collector.* (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Monghyr, will be put up to sale, at the Monghyr Collectorate, on Tuesday, the 28th March 1871, corresponding with 21st Chyete 1278.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset price.	REMARKS.
				Revenue assessed.	Road cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
15	1228	Ajodhin, Pergunnah Akberpore Bancee.	99 1 15	160 0 0	...	160 0 0	320 0 0	
54	2451	Araze Jagoor Jeetun Bhugut Nish, Thannah Katun, Pergunnah Farkya.	9 3 17	10 6 0	...	10 6 0	21 0 0	
74	3859	Araze "La Oarise" Nisf Jagoor Doman Sing, Subadar, Thannah Katun, Pergunnah Farkya.	99 2 31	100 0 0	...	100 0 0	200 0 0	
103	4221	Araze Khann Sokoonut Musamat Mongha Jowah Runji Goer, heir of Heera Sing Sepoy, Thannah Brindaban, Pergunnah Monghyr.	0 1 7	1 12 0	0 1 0	1 13 0	3 10 0	

COLL'R'S. OFFICE, DISTRICT MONGHYR,  
The 16th January 1871.

G. J. B. T. DAITON, *Depy. Collector in charge.* (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Sylhet, will be put up to sale, at the Sylhet Collectorate, on Saturday, the 15th April 1871, corresponding with 3rd Bysack 1278 B.S.

The purchasers of these estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix, except the 1st, 2nd, and 5th, conditions.

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
782	2587	Mahal Khas. Anupram Kar, Pergunnah Daka Dakhin ...	0 0 22	.....	.....	.....	1 12 4	
784	53282	Mahal ditto., Golabram Deb, Bholanath Deb, Ram Mohun Deb, Ramperasad Deb, Durgachurn Deb, Chardram Deb, and Jugo Mohun Deb, Pergunnah Bejura	0 2 5	.....	.....	.....	8 15 4	

SYLHET COLLECTORATE,  
The 20th January 1871.

For Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Backergunge, will be put up to sale, at the Backergunge Collectorate, on Monday, the 27th March 1871, corresponding with 14th Chyite 1277.

The Purchasers of these Estates will be subject to the Conditions of Sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
170	4088	Island Char Jehapur.	2,224 0 0	4,360 0 0	60 0 0	5,000 0 0	2,900 0 0	The sale will take effect from Bynack 1278 B.S.
308	1400	Kismut Manpocha Kishnugal Sadir. Howla Nandoran, Das.	2 0 0	.....	.....	.....	10 0 0	Ditto ditto. To be sold to the highest bidder revenue free.
413	1406	Kismut Kishnugal, Talook Debi Prasad Sen.	15 0 0	2 0 0	0 0 0	2 0 0	.....	The sale will take effect from Bynack 1278 B.S. To be sold to the highest bidder.
602	1408	Nimak Tafal, Kismut Shonakhali.	12 0 0	8 0 0	0 1 6	8 1 6	.....	Ditto ditto.

BACKERGUNGE COLLECTORATE,  
The 23rd January 1871.

H. BEVERIDGE, *Officiating Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Mymensing, will be put up to sale, at the Mymensing Collectorate on the 22nd March 1871, corresponding with 9th Chyite 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
121	000	Talook Mahadeb Sen, Pergunnah Boerabagoo.	3 0 0	3 0 0	0 1 0	3 1 0	6 0 0	The leases of these estates expired on the 30th Chyite 1276 B. S.
122	721	Talook Hanuman Sen, Pergunnah Boerabagoo.	2 0 0	2 0 0	0 1 0	2 1 0	4 0 0	
127	430	Talook Ramkeshub Ramprosad, Pergunnah Boerabagoo.	10 0 0	11 0 0	0 2 0	11 2 0	22 0 0	

COLL.'S OFFICE, MYMENSING DISTRICT,  
The 3rd February 1871.

R. H. PAWSEY, *Offg. Collector.*

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Maldah, will be put up to sale, at the Maldah Collectorate, on Saturday, the 25th March 1871, corresponding with 12th Chaitra 1277 B. S.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
52	541	Deorah Jhaobona Kakribadha, Pergunnah Kankjole.	7,795 0 18	3,607 0 0	37 0 0	3,704 0 0	7,384 0 0	Sale will take effect from 1st April 1871.
54	542	Deorah Dehi Kamalut-dupur, Pergunnah Kankjole.	530 1 1	283 0 0	3 0 0	285 0 0	504 0 0	Ditto.
54	543	1,000 beegahs disputed lands of Jhaobona Kakribadha and Joy-rampur, called Hainbigha, Pergunnah Kankjole.	543 1 12	81 0 0	1 0 0	82 0 0	102 0 0	Ditto.

COLL.'S OFFICE, DISTRICT MALDA,  
The 5th February 1871.

N. S. ALEXANDER, *Offg. Collector.*

(F.)

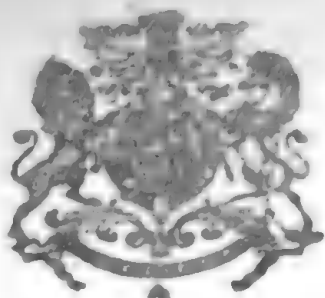
NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Bhaurulpore, will be put up to sale, at the Bhaurulpore Collectorate, on Wednesday, the 22nd March 1871, corresponding with 9th Chait 1278 F. S.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
4	2779	Etwanee Gazeekitta Haumaseobabad, Pergunnah Colgong.	83 0 0	28 0 0	0 5 0	28 5 0	56 0 0	
65	48	Lands of Thannah Oodha Nulla, in Manzah Neengachee.	825 0 0	288 0 0	3 0 0	291 0 0	576 0 0	
70	4146	Fowfeer Jagoor Rai Sing, Soobadar, Thannah Shazadabad, Pergunnah Bhaurulpore.	35 0 0	34 0 0	0 6 0	34 6 0	68 0 0	
21	2764	Jagoor Sirdha Sing, Oorj Jhootee Sing, &c., Thannah Bhaurulpore.	26 0 0	155 0 0	1 9 0	156 9 0	310 0 0	
12	367	Talooka Beejoye, Pergunnah Chyee.	251 0 0	135 0 0	1 0 0	136 0 0	270 0 0	
96	2839	Jagoor Kupoor Khan, Havildar, Thannah Akaha, Pergunnah Chyee.	15 0 0	4 0 0	0 1 0	4 1 0	8 0 0	
198	2841	Jagoor Latchmun Sing, Sepoy, Thannah Akaha, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
199	2842	Jagoor Heydaitoolah, Soobadar, Thannah Akaha, Pergunnah Chyee.	63 0 0	59 0 0	0 9 0	59 9 0	118 0 0	
200	2843	Jagoor Munsharam, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	21 0 0	0 3 0	21 3 0	42 0 0	
201	2844	Jagoor Lutchman Towary, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	10 0 0	0 2 0	10 2 0	20 0 0	
202	2845	Jagoor Mahomed Ruffee, Havildar, Thannah Akaha, Pergunnah Chyee.	17 0 0	10 0 0	0 2 0	10 2 0	20 0 0	
60	2851	Contro line and Khanabary, Thannah Beejoye, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
62	2857	Amanut lands, Thannah Beejoye, Pergunnah Chyee.	39 0 0	15 0 0	0 3 0	15 3 0	30 0 0	
185	2846	Intestate property. Jagoor Mahomed Hossain Lushkury, Thannah Khanpoor, Pergunnah Colgong.	20 0 0	49 0 0	0 8 0	49 8 0	98 0 0	
55	2363	Intestate property. Jagoor Mahomed Shuffee Lushkury, Thannah Oodha Nulla, Pergunnah Kankjoul.	4 0 0	5 0 0	0 1 0	5 1 0	10 0 0	
56	147	Ditto ditto	8 0 0	12 0 0	0 2 0	12 2 0	24 0 0	
57	1796	Jagoor Muona Ram, Jemadar, Thannah Colgong.	7 0 0	22 0 0	0 1 0	22 1 0	44 0 0	
58	4006	Ditto ditto	12 0 0	72 0 0	0 12 0	72 12 0	144 0 0	
61	149	Land possessed by Natho Dewa, Thannah Oodha Nulla, Pergunnah Kankjoul.	17 0 0	22 0 0	0 4 0	22 4 0	44 0 0	

COMMR.'s OFFICE, BHAGULPORE, CAMP UMERPORE,  
The 11th February 1871.

J. W. DALRYMPLE,  
Commissioner. (F)



APPENDIX (No. II.) TO  
**The Calcutta Gazette.**

WEDNESDAY, MARCH 1, 1871.

LAND SALE NOTICES.

NOTICE is hereby given, under Section VI., Act XI. of 1859, that the undermentioned Estate, in Zillah Tipperah, will be put up to public and unreserved sale, at the Collector's Office of that District, on the 1st March 1871, corresponding with Wednesday, the 18th Falgoun 1277 B.C., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

*Permanently-settled Estate.*

No. 1711.—Talook Sreebutaha Das, in Pergunnah Gunanundi; recorded Proprietors, Dinanath Basu and Rajcoomar Basu, of which the Sudder Jumma is Rs. 1,232-11-7, is to be sold for arrears of revenue of Rs. 460-6-9.

TIPPERAH COLLECTORATE,

The 23rd January 1871.

R. D. HINE, *Offg. Collector.*

NOTICE is hereby given, under Section VI., Act XI. of 1859, that the undermentioned Estates, in the District of Sarun, will be put up to public and unreserved sale, at the Collector's Office of that District, on Thursday, the 2nd day of March 1871, corresponding with 25th Phagoon 1278 F.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

*Class I.—Permanently-settled Estates.*

No. 501.—The rights and interests of Juddoonundun Sing, Binda Lal, and Benarsee Lal, in Mehal Sandoor, Pergunnah Bal; recorded proprietors, Binda Lal, Baptist Narain, Chhator Sing, Benarsee Lal, and Juddoonundun Sing. The Sudder Jumma of the entire Estate is Rs. 693-5-4.

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and the payment of Government revenue:—

6 Kalam of Bissessor Sing, Rughoonundun Sing, Jugjuman Sing, &c.; bearing Jumma of Rs. 334-11-9.

No. 1860.—The rights and interests of Baboo Tilluckdharee Sahee, Baboo Beerputtab Sahee, Mossamut Gungna Kuar, Dunkee Missir, Ramgolam Dass, and Cassinath, in Mehal Dearah Baturdeh, Pergunnah Dungsee; recorded proprietors, Tilluckdharee Sahee and Beerputtab Sahee. The Sudder Jumma of the entire Estate is Rs. 595.

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and the payment of Government revenue:—

3 Kalam of Sadhoosurn Pershaud Sahee, Rughoonundun Pershaud, minor, and Mossamut Genda Kuar; bearing Jumma of Rs. 228-11-8.

No. 1862.—The rights and interests of Baboo Tilluckdharee Sahee, Beerputtab Sahee, Mossamut Gungna Kuar, and Cassinath, in Mehal Dearah Bughwar, Pergunnah Dungsee; recorded proprietors, Tilluckdharee Sahee and Beerputtab Sahee. The Sudder Jumma of the entire Estate is Rs. 593.

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and the payment of Government revenue.

3 Kalam of Sadhoosurn Pershaud Sahee, minor, Rughoonundun Pershaud, minor, and Mossamut Genda Kuar; bearing Jumma of Rs. 197-10-8.

No. 2486.—The rights and interests of Nidh Narain and Sidh Narain, in Mehal Russoolpore, Pergunnah Goah; recorded proprietors, Nidh Narain and Sidh Narain. The Sudder Jumma of the entire Estate is Rs. 3,138-3-1.

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and the payment of Government revenue :—

17 Kalams of Shunnath Sing, Hyatoonnissa, Narain Thakoor, &c.; bearing Jumma Rs. 2,805-1-6.

No. 2487.—The rights and interests of Rasbeharee Sing, in Mehal Ruesoolpore, Pergunnah Goah recorded proprietors are Rasbeharee Sing, &c. The Sudder Jumma of the entire Estate is Rs. 1,435-4-

The shares of the undermentioned proprietors will be exempted from sale owing to separation of their accounts and payment of Government revenue.

20 Kalams of Hyatoonnissa, Luteeboo Sing, Khemoo Sing, and Rughoonath Sahai, &c. bearing Jumma of Rs. 1,030-2-4.

The shares of the undermentioned proprietors will be exempted from sale under Section 33 Act XIX. of 1814 :—

5 Kalams of Syud Farzund Ally, &c.; bearing Jumma of Rs. 124-5-4.

SARUN COLLECTORATE,

The 28th January 1871.

T. W. GRIBBLE, for Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate, in the district of Shahabad, will be put up to public and unreserved sale, at the Collector's Office of that district, on the 13th day of March 1871, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871 :—

*Class I.—Permanently-settled Estate.*

No. 828.—Mehal Khorumpore, pergunnah Chousa; recorded proprietor, Abdool Kurim, peshgidar. Sudder Jumma Rs. 557 including malikana. This mehal will be sold for the recovery of Rs. 526-12-6 on account of arrears of Government revenue and malikana.

SHAHABAD COLLECTORATE,

The 28th January 1871.

J. G. CHARLES,

Offg. Deputy Collector, for Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate, in the district of Patna, will be put up to public and unreserved sale, at the Collector's Office of that district, on the 14th day of March 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871 :—

*Class I.—Permanently-settled Estate.*

No. 109.—Mehal Gonspore Pertappore oorf Jumalpoore, pergunnah Azeemabad; recorded proprietors, Mussamut Rookmin Kour, mother and guardian of Rughooburdial, Sooruj Kanth Acharuj Chowdhoree, Ramtahul Lol, Rajbunsee Roy, Rughoonath Sahoy, Koonjbeharee Loll, Gungasheeh Sah, Jodha Roy, Maghoo Roy, Tillukdharee Sing, Madho Roy, Ramnath Roy, Hurnath Roy, Runod Sing, Jooba Sing, Pooncet Sing, Bishesur Sing, Roopa Sing, Kalay Khan, Mehrully, Mussamut Zahoorun, Sheikh Jafer Ali, Mussamut Goolab, Maina Kour, and Hurrukh Loll; Sudder Jumma Rs. 823-13-3, of which Rs. 812-14-1 to be deducted on account of the jumma of the share of Mussamut Rookmin Kour, mother and guardian of Rughooburdial, Sooruj Kanth Acharuj Chowdhoree, and Ramtahul Lol, &c.; Sudder Jumma advertized for sale is Rs. 10-15-2 on account of the share of Hurrukh Loll, which is under partition agreeably to Section 33, Regulation XIX. of 1814, and will be sold for arrears of Government revenue.

D. M. BARBOUR, Deputy Collector in charge.

PATNA COLLECTORATE,

The 31st January 1871.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate, in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 10th day of March 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 27th day of December 1870.

*Class I.—Permanently-settled Estates.*

No. 51.—Taruff Alear Khan; recorded proprietors, Shahamat Ali, Akbar Ali Khan, Jint Ali Khan, and Akbar Ali Khan; sudder jumma, Rs. 1,606-0-9.

No. 57.—Taruff Aro De Barros; recorded proprietors, Nityanundo Ruckith, Sreemottes Anundamoyee, Pran Kristna, Doorga Dass, Grish Chundra, Gooroo Das, Jiban Kristna, Nobo Kristna, and Raj Kristna Roi Ruckith. Of these, separate accounts under Section 13, Act XI. of 1859, have been opened for the shares of Gooroo Dass Ruckith, Pran Kristna Ruckith, Nobokristna Ruckith, Anundamoyee, Poromeshwaree, and Nityanundo Ruckith, and the revenue for these shares amounting to Rs. 6,148-14-1 have been paid; the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 10,584-4-4.

No. 59.—Taruff Abdul Rohoman; recorded proprietor, Sheik Mobaruck Ali; sudder jumma, Rs. 42-11-11.



No. 120.—Taruff Ajimodeen, recorded proprietor, Abdool Odool; sudder jumma, Rs. 1,119-14-3.

No. 1363.—Taruff Jadoo Modun; recorded proprietors, Ahiraja Ram Kristna, Shesh Narayan, Sheeh Lochun, and Manick Lall Sing; of which the share of Manick Lall Sing only will be sold, the revenue (Rs. 656-0-4) for the shares of the other proprietors having been paid under separate accounts opened under Section 13, Act XI. of 1859. The sudder jumma of the entire estate is Rs. 1,227-14-9.

No. 1751.—Taruff Modun Chowdri; recorded proprietors, Gour Kishore Dutt, Lucki Kanto Dutt, Modun Mohun Ghose, Tonoo, Ram Doollal, Ram Hurri Dutt, Rajkishore Dutt, Thakur Bukah Tewari, and Ram Hurri Dutt. Of these, separate accounts under Section 13, Act XI. of 1859, have been opened for the shares of Lucki Kanto Dutt and Ram Hurri Dutt, and the revenue of their shares amounting to Rs. 108-4-4 have been paid; the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 688-6-5.

No. 2553.—Taruff Raj Bullub Kanangoe, recorded proprietors, Obhoya Churn Sein and Doorga Churn Sein; sudder jumma, Rs. 695-9-9.

No. 2562.—Taruff Ram Bhadro Kanangoe; recorded proprietors, Bullijan Bibi, Bhoirub Churn, Chundy Churn, Chundy Churn Nundy, Saduk Ali Munshi, Doorga Churn Das, Greesh Chunder Das, Nosoroola Munshi, Kali Churn Das, Nityanundo, Petamber, Petamber Kanangoe, Raj Chundro Ram Das, Ram Mohun Sein, Ram Soonder Sein, Kali Kinkur, Tarinee Sunker Kanangoe, Tripura Churn, Anundo Churn Sein, Susty Churn, Chundy Churn Nundy, Chundy Churn Nundy, Chundy Churn, Anundo Churn Sein, Boistnub Churn Potdar, Ram Sebuk Potdar, Ram Ratten Surmah, Gopal Kristna Surmah, Ram Ruttun Surma, Gopal Kristna Surmah, Degamber Sein, Uzir Ali Eshan Chunder Kanangoe, Ram Ruttun Surma, Gopal Kristna Surmah, Degamber Sein, Uzir Ali, alias Potan, Tarinee Churn Biswas, Hurri Das De, Aradhun, Sreemuttee Bisheshwari, Uma Churn, Kanto Persad Hazari, Sheik Mahomed Wassil Chowdri, Gooroo Dass Roi, Gooroo Dass Roi, Ram Chunder Chowdri, Debi Churn De alias Debu Mohajun, Umed Ali, Ram Dass Sikdar, Raj Chunder Chowdri, Nityanundo Sein, Noto Chunder Sein, Sarrath Chunder Sein, Choitonno Churn Sein, Doya Mohun Sein, Hurri Nath Poorohit, Ram Kinker Poorohit, Ram Kishore Sein, and Jowla Bharoti Mohunt. Of these, separate account under Section 13, Act XI. of 1859, having been opened for the shares of Ram Sunder Sein, Doorga Churn Das, his brother Greesh Chunder Das, Saduk Ali Munshi, Nityanundo Sein, Ram Soonder, Kalkinker, Kanta Persad Hazari, Chundy Churn Nundy, Ram Ruttun Surmah, Gopal Kristna Surmah, Jowla Bharoti Mohunt, representative of Arjoon Bharoti Mohunt, Golam Hossein Chowdri, Eshan Chundro Kanangoe, Hurri Dass, Aradhun, Ram Sebuk Barnick, Degamber Sein, Pitamber Kanangoe, Umed Ali, Nityanundo Sein, Sarrath Chunder Sein, and Choitonno Churn Sein, and the revenue for such shares amounting to Rs. 459-10-4 having been paid, the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 918-15-7.

No. 2929.—Taruff Shachi Boshun; recorded proprietors, Rustoom and Shakir Mahomed; sudder jumma, Rs. 752-11.

No. 2933.—Taruff Shachiram Kanangoe; recorded proprietors, Afzal, Aithon, Abutalep, Brindaban, Bishamber, Brindaban Sein, Bhican Chunder, Bholanath, Chuthro Narayan, Degamber Chundro, Doorga Churn, Doorga Mohun, Gagan Chundro, Gonesh Chundro, Gopinath, Golam Basid, Golam Moksad, Golam Ali, Gopal Dass, Gopal Dass Sein, Gopinath, Golam Ali, Gori Kant, Gour Soonder, Jago Mohun, Jagot Chundro, Jagannath Sein, Jan Ali, Joora Moni, Kristna Chundro Kanangoe, Kristna Chundro Kanangoe, Kristna Mohun Guha, Kula Chundra, Lucki Chundra Roi, Mahomed Asharaf Jamadar, Magun Dass Sein, Magun Chundro, Nityanundo Kanangoe, Nityanundo Kanangoe, Nityanundo, Neelkanta Poorohit, Neel Kanta, Nityanundo Kanangoe, Nityanundo Kanangoe, Nemy Churn Roi, Nityanundo, Nymutoollah, Tooa Bibi, Upendro Chundro, Prossono Singh, Prossono Kumaree, Poorna Chundro Sein, Peary Mohun, Russick Chundra, Ram Doollal, Ram Doyal, Ram Joy Poddar, Ram Lochun Sein, Renooka, Sharath Chundra, Shaha Mahomed, Shahahooddeen, Sham Soonder, Tilok Chundro, Tofer Ali, Ram Jeebun, Golam Mohooddeen, Prossono Kumaree, Aukhil Chundro Sein, minor, Mohes Chundro, Lall Mahomed Haji, Golam Ali Nazir, Soobrattee, Sreemuttee Bisheshwari, Mahomed Kolimoollah, Mohesh Chundro, Mahomed Kamil, Isoph Ali, Nezamat Ali, Mahomed Ali, Monohur Khan, Uzir Ali, Uma Churn Ghose, Doorga Churn Sein, Jugguth Chundro Sein, Modun Mohun, Ram Doollal, Ramanundo, and Doorga Churn Sein. Of these, separate accounts under Section 13, Act XI. of 1859, having been opened for the shares of Sreemuttee Alaka, Ram Doyal Sein, Sreemuttee Brajo Bashee, Jagat Chundra Sein, Jagat Chundra Sein, Hur Chundro, Kristna Mohun, Obhoy Churn Guha, Neel Kanta, Goori Kanta, Nityanundo Poorohit, Sreemoti Tarakeshwari, Golam Ali Nazir, Golam Ali, Jan Ali, Golam Basid, Rehanooddeen, Ajooroolu, Rizwanooddeen, Nejoomoniss, Nadiroonissa, Gouri Das, Neelmoney, Bakar Ali, Mobarak Ali, Choitonno Churn Sein, Futtema Bibi, Soojat Ali, Monsoor Ali, Naziroollah, Ainoodeen, Kassim Ali, Ram Churn, Ram Sebuck Das, Udoy Chand, Amir Hossein, Mahomed Nasim, Subdar Ali, Rehanooddeen, Rizwanooddeen, Samioodeen, Choitonno Churn Dustidar, Ranjit Ram Chowdri, Kristna Mohun Guha, Mahomed Mosun, Mahomed Kamil, Jan Ali, Sach Chanda Moyee, Sreemuttee Bisheshwari, Magun Das Sein, Ruttun Money Sein, Komoruddeen Ahmed, Ram Dyal De, Gour Shunder, Tofer Ali and his wife Mohobot Banoo, Sreepoorna Dassea, Sreemuttee Narayane alias Bashi, Sreemuttee Alaka Soondree, Nundo Kumar Das, Gour Hurri Chowdri, Nundo Kumar Das, Kristna Das Mozumdar, Ajmat Moulvi, Mohesh Chundro, Rajkishore, Lall Mahomed Hajee, Soobrattee alias Soojemoney Surdar, Aithan Das, Nityanundo Das, Sreemuttee Renooka, Sreemuttee Bisheshwari, Mahomed Kamil Chowdri, Gopal Das Sein, Degamber Kanangoe, Kalikant Sein, and Jagot Chundra Sein, and the revenue (Rs. 778-8-7) for their shares having been paid, the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 826-14-3.

No. 3125.—The rights and interests of Abdulla Khan, in Taraf Sreemonto Ram Kanangoe; recorded proprietors, Abdulla Khan, Baidanath Sein, Ramkishore Sein, Aar Ali, Abdul Aziz, Ananda Mohun Naha, Sreemuttee Ramani Debea, and Sreemuttee Kosholea Debea; the sudder jumma of the entire estate is Rs. 1,737-12-0.

The shares of the undermentioned proprietors will be exempted from sale, owing to separation of their accounts and the payment of Government revenue :—

Boidanath Sein, Ramkishore Sein, Aar Ali, Abdul Aziz, Anando Mohun Naha, Sreemuttee Ramani Debea, Sreemuttee Kosholya Dabea, and Magun Ali Chowdri, bearing jumma of Rs. 1,450-7-2.

CHITTAGONG COLLECTOR'S OFFICE,  
The 2nd February 1871.

F. COWLEY, *Covd. Deputy Collector, in charge.*

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate in the District of Tirhoot will be put up to public and unreserved sale, at the Collector's Office of that District, on Thursday, the 9th March 1871, corresponding with 3rd Chyete 1278 Fulse, for arrears of other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871.

The rights and interests of Kunhyah Sing and Parkash Sing, in Mehal Chappur Khass, Pergunnah Balagutch; recorded proprietors, Purshun Singh and others. The Sudder Jumma of the entire Mehal is Rs. 719-10-8.

H. DAVIES, *Depy. Collr., for Collr.*

TIRHOOT COLLECTOR'S OFFICE,  
The 11th February 1871.

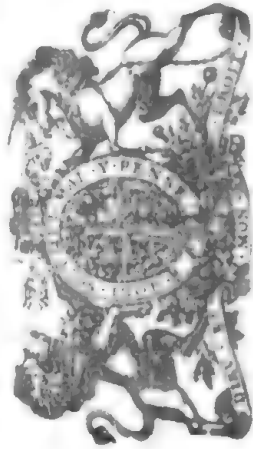
NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates, in the district of Nuddea, will be put up to public and unreserved sale, at the Collector's Office of that district, on Friday, the 17th March 1871, corresponding with 4th Cheyt 1277 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1871 :—

*Permanently-settled Estates.*

No. 17.—Dehee Alfa, Pergunnah Bagowan; recorded proprietors, Santeram Rai and others; Sudder Jumma	...	...	...	Rs. 4,046-2-2½
Police	...	...	...	„ 44-14-8
No. 62.—Dehee Buxepore, Pergunnah Rajpore; recorded proprietors, Hurri-mohun Mookerjee and others; Sudder Jumma	...	...	...	„ 5,276-6-11½
No. 304.—Dehee Khoerhooda, Pergunnah Ashrofabad; recorded proprietors, Nobekisto Chowdhry and others; Sudder Jumma	...	...	...	„ 539-10-5½
No. 2769.—Notidanga Ghorebanga, Pergunnah Rajpore; recorded proprietors, Denonath Mookerjee and others; Sudder Jumma	...	...	...	„ 517-3-10

NUDDEA COLLECTOR'S OFFICE,  
The 10th February 1871.

W. B. OLDHAM,  
*Covenanted Depy. Collr., for Offg. Collr. in Camp.*



APPENDIX (No. III.) TO  
**The Calcutta Gazette.**

WEDNESDAY, MARCH 1. 1871.

**INSOLVENT ESTATES.**

QUARTERLY STATEMENT MADE UP TO 31st JANUARY 1871.

ESTATES.	Whole amount of receipts.	WHOLE DISBURSEMENTS.			Balance remaining.	of the balance there is invested in Government Securities, (the remainder being cash in the Bank of Bengal.)	Probable out-turn of the dependencies.
		Other payments.					
		Dividends paid.					
	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.		
Alexander and Co.	290255 10 10	220829 8 5	49413 15 8	20912 2 9, which is applicable to the dividend now payable.	0 0 0	Further recoveries hopeless.	
Adam, Scott and Co.	120365 15 11	104491 12 0	22017 5 1	2856 14 10	2200 10 1	Ditto ditto. One Policy of Insurance for Rs. 4,000.	

ESTATES.	Whole amount of receipts.		WHOLE DISBURSEMENTS.		Balance remaining.	Of the balance there is invested in Government Securities, (the remainder being cash in the Bank of Bengal.)	Probable out-turn of the dependencies.
	Rs.	As. P.	Rs.	A. P.	Rs. As. P.	Rs. As. P.	
Anderson and Co., William	2452	2 8	0	0 0	009 9 1	441 7 0	The balance in hand is reserved to satisfy some disputed claims. Nothing further is expected. A Policy for Rs. 2,000. Some unclaimed dividends in Court.
Allan, Deffell and Co.	155912	14 0	124016	0 10	2153 11 11, which is applicable to the dividend now payable.	0 0 0	
Asiatic Marine Insurance Office	834344	12 7	675033	6 11	28983 7 11	21173 15 5	The final dividend of 7 per cent. is in course of payment.
Balfour and Co.	549894	0 9	263574	13 4	37443 6 3, which is applicable to the dividend now payable.	5438 14 0	
Boyd and Co.	29480	0 4	10555	13 1	5640 15 5, which is applicable to the dividend now payable.	1700 11 10	Hardly anything more recoverable.
Bruce, Shand and Co.	836327	15 1	496447	11 1	7723 1 0, which is applicable to the dividend now payable.	0 0 0	
Brunet, Saliz, and Latapie	15235	0 0	7038	11 2	2771 14 3, which is applicable to the dividend now payable.	0 0 0	ditto.
Bischoff, Beer and Co.	2640	5 8	0	0 0	544 2 8	0 0 0	
Braddon and Co.	13830	15 4	2995	7 9	3276 7 10, which is applicable to the dividend now payable.	0 0 0	ditto.
Brightman and Co.	82530	14 11	23845	6 10	which is applicable to the dividend now payable.	0 0 0	
Colvin and Co.	170710	6 8	180818	1 6	293 15 3	0 0 0	ditto.
Cruttenden, Mackillop and Co.	92843	11 8	67582	2 1	10051 13 1, which is applicable to the dividend now payable.	0 0 0	
Cantor and Co.	211380	8 3	137225	8 10	5318 7 3	0 0 0	ditto.
Cockerell and Co.	1716238	8 4	385809	15 8	6350 15 0, which is applicable to the dividend now payable.	0 0 0	
Colville, Gilmore and Co.	8968	14 8	2535	0 0	3865 13 9, which is applicable to the dividend now payable.	0 0 0	ditto.
					2926 0 6	0 0 0	
					3507 14 2		

Datta, Lingie and Co. Ewing, Aird, and Anderson	...	14680 7 0	9796 10 2	4540 4 6	353 8 4	0 0 0	Ditto	ditto.
	...	811150 10 2	57955 0 8	242022 15 9	11172 3 9, which is applicable to the dividend now payable.	0 0 0	Ditto	ditto.
Ferguson and Co.	...	180545 6 0	127683 11 7	31748 12 3	21412 14 2, which is applicable to the dividend now payable.	9830 10 2	Ditto	ditto.
Fergusson, Brothers and Co. Foster, Rogers and Co.	...	147409 3 1	68023 13 0	74758 3 4	4627 2 9	2700 0 0	Ditto	ditto.
	...	6323 8 10	541 4 5	2292 5 11	3489 9 6, which is applicable to the dividend now payable.	0 0 0	Ditto	ditto.
Fournier, G. Gordon, Collie and Co. Gilmore and Co. Griffiths, Curtis and Co.	...	295 9 6	0 0 0	49 1 4	236 8 2	0 0 0	Ditto	ditto.
	...	16803 14 11	7265 10 1	9292 3 7	246 1 3	0 0 0	Ditto	ditto.
	...	46010 7 8	23186 11 8	19701 5 11	3122 6 1	2637 13 8	Ditto	ditto.
	...	49419 15 11	22905 10 3	19164 10 0	7349 11 8, which is applicable to the dividend now payable.	0 0 0	Ditto	ditto.
Gordon, Stuart and Co.	...	73093 10 0	34868 7 8	35076 2 0	3149 0 9, which is applicable to the dividend now payable.	0 0 0	Outstandings in course of recovery.	
Hodgkinson and Co., G. F.	...	24958 12 0	0 0 0	22219 0 7	2739 11 5, which is applicable to the dividend now payable.	2100 0 0	Further recoveries hopeless.	
Henry, W. C. Hickey, Bailey and Co.	...	2545 8 8	0 0 0	1935 4 0	610 4 8	449 11 11	Ditto	ditto.
	...	292819 14 6	148363 7 7	126085 2 6	18401 4 6, which is applicable to the dividend now payable.	4141 6 11	Ditto	ditto.
Hoffmann and Co.	...	25170 12 11	8131 8 3	17437 13 4	4601 7 4, which is applicable to the dividend now payable.	0 0 0	Further recoveries hopeless.	
Hughesdon Brothers	...	243637 5 7	22700 5 4	203265 9 11	17882 6 4, which is applicable to the dividend now payable.	0 0 0	Ditto	ditto.
Janssen and Co.	...	15446 4 8	0 0 0	15183 12 3	232 8 0, which is applicable to the dividend now payable.	0 0 0	Ditto	ditto.
Lyall, Matheson and Co.	...	369202 6 0	279760 5 10	84709 6 2	3732 10 0, which is applicable to the dividend now payable.	0 0 0	Ditto	ditto.
Larpent, Saunders and Co.	...	78025 1 0	40655 15 8	22779 4 8	14589 12 8, which is applicable to the dividend now payable.	7052 14 10	Ditto	ditto.
Langlois and Co.	...	33883 2 8	1823 14 8	23880 0 8	8170 8 9, which is applicable to the dividend now payable.	0 0 0	Ditto	ditto.
LeTourneux, Labadie and Co. Letaple, E. D.	...	7454 7 0	0 0 0	4175 4 11	3263 2 1	0 0 0	Outstandings in course of recovery.	
	...	3069 13 8	0 0 0	3011 4 8	958 9 5	0 0 0	Further recoveries hopeless.	



ESTATES.	Whole amount of receipts.	WHOLE DISBURSEMENTS.		Balance remaining.	Of the balance there is invested in Government Securities, (the remainder being cash in the Bank of Bengal.)	Probable out-turn of the dependencies.
		Dividends paid.	Other payments.			
	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
Mackintosh and Co.	202063 12 6	121890 3 9	72913 15 2	7759 9 7. which is applicable to the dividend now payable.	0 0 0	Further recoveries hopeless. Unclaimed dividends in Court.
McLeod, Fagan and Co.	16615 2 10	2993 5 2	9892 8 8	3729 5 0	3219 7 0	Ditto. ditto.
McGregor, Hunter and Co.	10719 11 10	0 0 0	9875 11 3	844 0 7	0 0 0	Ditto. ditto.
Mackey and Co., D. C.	117353 10 2	56079 8 2	41887 7 8	19386 10 4. which is applicable to the dividend now payable.	0 0 0	Ditto. ditto.
Martin, Pillans and Co.	96126 13 10	19123 12 4	71885 2 4	5117 15 2. which is applicable to the dividend now payable.	0 0 0	Ditto. ditto.
Minto and Co., William	9560 5 4	3938 0 5	2759 2 7	2863 2 4. which is applicable to the dividend now payable.	0 0 0	Ditto. ditto.
McChayne and Co., R.	8370 14 0	4857 3 9	3392 8 5	121 1 10. which is applicable to the dividend now payable.	0 0 0	Outstandings in course of recovery.
Owen, Allyn and Co.	28612 8 1	0 0 0	2581 6 10	3131 1 3	2516 4 7	Further recoveries hopeless.
Oliva, L. B.	23729 2 7	17569 15 0	5445 11 5	713 8 2	0 0 0	Ditto. ditto.
Ogle and Co., John	202707 5 3	154785 3 5	31243 12 11	16728 4 11. which is applicable to the dividend now payable.	887 15 10	Ditto. ditto.
Palmer and Co.	562577 13 3	386448 10 7	167296 3 4	9182 15 4. which is applicable to the dividend now payable.	4414 6 11	Ditto. ditto. Unclaimed dividends in Court.
Pehnoller and Co., G.	29920 10 5	0 0 0	19557 12 3	10662 11 2	0 0 0	Outstandings in course of recovery.
Peters and Co., John	7446 1 0	0 0 0	7430 12 6	15 4 6	0 0 0	Further recoveries hopeless.
Quillet, DeGaye and Co.	6533 1 4	3148 1 11	2380 4 6	1011 3 11. which is applicable to the dividend now payable.	0 0 0	Ditto. ditto.

Runtz, Rees and Co.	...	19480	12	2	1248	8	9	10021	4	8	8222 14 9, which is applicable to the dividend now payable.	0	0	0	Ditto	ditto.
Saunders, May, Fordyce and Co.	...	401080	8	10	815010	10	6	68882	18	9	17236 11 7, which is applicable to the dividend now payable.	1909	13	6	Ditto	ditto.
Stewart and Co., W. C.	...	4822	2	11	0	0	0	397	15	6	4424 3 5	0	0	0	Ditto	ditto.
Tulloch and Co. (1st)	...	120384	3	1	65851	12	9	50233	12	8	4299 9 8	0	0	0	Ditto	ditto.
Tulloch and Co. (2nd)	...	19207	10	6	7964	9	2	9587	1	3	1650 0 1	0	0	0	Ditto	ditto.
Thomas and Co.	...	422817	14	3,	348217	12	1	42728	3	5	31971 14 9, which is applicable to the dividend now payable.	2706	14	0	Outstandings in course of recovery.	
		and Co.'s Paper for Rs. 500.														
Wills, F. F.	...	7102	7	11	892	13	4	2906	1	7	3303 9 0, which is applicable to the dividend now payable.	0	0	0	Further recoveries hopeless.	
Willis, Joseph	...	118111	13	0	73204	6	8	29723	15	4	15183 7 0, which is applicable to the dividend now payable.	0	0	0	Ditto	ditto.
Wood, Olliffe and Co.	...	3276	6	10	0	0	0	1427	4	6	1849 2 4	0	0	0	Ditto	ditto.
Whyttenbach and Co., E.	...	3209	1	10	1643	3	10	506	13	4	1059 0 8, which is applicable to the dividend now payable.	0	0	0	Ditto	ditto.
Walker and Fournier	...	2705	3	5	0	0	0	2252	9	0	452 10 5	0	0	0	Outstandings in course of recovery.	
Wallace, Alexander and Co.	...	23820	4	0	6783	2	0	5731	5	3	11305 12 0	939	9	1	Further recoveries hopeless.	

ESTATES.	Whole amount of receipts.	WHOLE DISBURSEMENTS.		Balance remaining.	Of the balance there is invested in Government Securities, (the remainder being cash in the Bank of Bengal.)	Probable out-turn of the dependencies.
		Dividends paid.	Other payments.			
	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
Althusen, William	1629 14 6	0 0 0	742 3 4	887 11 2	0 0 0	Nothing further recoverable.
Ayton, James Alexander	1846 12 3	0 0 0	314 2 3	1532 10 0	441 14 9	A claim on Cruttenden and Co.'s estate. Out-turn uncertain.
Allport, Rowland	13980 1 8	18128 2 6	1729 0 0	2072 15 2	0 0 0	Nothing further recoverable.
Anquithel, Charles	40625 7 4	12560 1 8	26963 10 9	1101 11 4	0 0 0	Ditto ditto.
Agabeg, Johannes	1578 8 9	0 0 0	708 0 6	865 8 3	0 0 0	Ditto ditto.
Agabeg, Brothers	29080 0 7	23516 0 10	5563 10 10	213 4 11	0 0 0	Ditto ditto.
Adams, Thomas	13107 9 11	5505 2 11	1477 13 3	2624 9 9	0 0 0	Ditto ditto.
Allee, Dugman	605 15 0	0 0 0	310 8 0	295 7 0	0 0 0	Ditto ditto.
Anderson, William	725 0 0	0 0 0	0 0 0	725 0 0	0 0 0	Ditto ditto.
Agabeg, Joseph	19082 3 4	16816 15 2	2377 1 8	948 2 6	0 0 0	Ditto ditto.
Azeemun Nessa Begum	14521 4 0	1280 0 0	8804 13 8	4436 0 4	0 0 0	Ditto ditto.
					of which Rs. 4007 is for dividends.	
Ajoodapersaud and Bindapersaud	9816 2 6	0 0 0	9678 6 3	197 12 3	0 0 0	Outstandings in course of recovery.
Andrews, John	894 3 9	0 0 0	0 0 0	894 3 9	0 0 0	Nothing further recoverable.
Attmaran and others	2426 14 9	0 0 0	635 11 6	1791 3 3	0 0 0	Outstandings in course of recovery.
Ascaran and Okhoyram	278 1 0	0 0 0	0 0 0	278 1 0	0 0 0	Ditto ditto.
Becher, G. R. P.	1456 9 1	0 0 0	354 6 9	1102 2 4	0 0 0	Nothing further recoverable.
Bryce, Archibald	2071 8 0	0 0 0	199 2 3	1872 5 9	0 0 0	Ditto ditto.
Bailey, Francis	13766 4 8	5898 12 10	7061 6 2	806 1 8	441 14 9	Insolvent dead.
Birch, F. W.	17059 8 3	11714 13 5	2565 15 2	2758 11 8	0 0 0	Ditto ditto.
Bodilio, L. H.	377 14 4	0 0 0	109 0 0	268 14 4	0 0 0	Ditto ditto.
Brajomuth Dhur	10468 0 10	4048 3 7	5199 3 11	1220 9 4	0 0 0	Ditto ditto.
Barnfield, William	1285 15 6	0 0 0	1065 4 0	220 11 6	0 0 0	Ditto ditto.
Burge, A. B.	3800 0 0	2555 0 0	494 10 0	450 6 0	0 0 0	Finally discharged.
Burkinyoung, Robert	7923 3 3	5303 10 11	2368 9 6	250 14 10	0 0 0	Has resigned the service.
Bycantnath Dutt	2252 1 0	0 0 0	1740 0 0	512 1 0	0 0 0	Ditto ditto.
Bodry, John, (1st)	1379 4 0	0 0 0	474 0 0	905 4 0	0 0 0	Ditto ditto.
Betts, C. G. D.	800 0 0	0 0 0	556 10 6	243 5 6	0 0 0	Finally discharged.
Beharrylal Dhechut	2785 0 0	1493 7 8	1060 10 9	280 13 7	0 0 0	Ditto ditto.
Baxter, W. G.	12949 12 6	6086 14 2	6517 9 9	895 4 7	0 0 0	Insolvent dead.
Baneymadhab Dey	436 9 6	0 0 0	0 0 0	436 9 6	0 0 0	Ditto ditto.
Bryant, A. L.	8620 14 0	1378 6 11	1310 12 4	930 10 9	0 0 0	Finally discharged.
Bhubanypersaud Gono	6534 0 0	3067 14 1	2562 8 6	903 9 5	0 0 0	Ditto ditto.

Bagot, W. N.	4149	4	9	0	0	0	8439	4	0	710	0	9	0	0	0	0	0	0	0	Ditto	ditto.
Bastien, A. C.	8852	7	8	450	15	1	8262	0	8	139	1	11,	11	3	5					Ditto	ditto.
Fluett, James	878	0	0	0	0	0	48	0	0	825	0	0	0	0	0					Ditto	ditto.
Bhoobun Mohun Mitter	4000	0	0	0	0	0	2153	7	9	1846	8	3,	12	6						Ditto	ditto.
Holst, F. D. C.	530	0	0	0	0	0	0	0	0	530	0	0	0	0	0					Ordered to pay Rs 30 per month.	
Baboolah Shaw and three others	95229	12	11	7620	13	11	14383	8	6	73220	6	0,	8	1						Outstandings in course of recovery. Large zemindaries.	
Bissonath Mundle and others	9074	9	0	0	0	0	3145	0	9	5620	9	0	0	0	0					Outstanding in course of recovery.	
Bij-hin, A. S.	810	8	0	0	0	0	748	3	9	63	4	3	0	0	0					ditto.	
Poddy, John. (2nd)	4396	5	9	0	0	0	1627	13	6	2768	8	3	0	0	0					ditto.	
Deoputram Bijauij	638	1	1	0	0	0	302	9	0	335	8	1	0	0	0					ditto.	
Cooms, J. A. (1st)	2903	7	10	1128	7	1	414	10	6	1376	6	8	0	0	0					Nothing further recoverable.	Insolvent dead.
Colquhoun, James	1646	15	11	0	0	0	214	0	0	802	15	11	0	0	0					ditto.	
Cady, Doss Chatterjee	294	2	3	0	0	0	47	0	0	237	2	8	0	0	0					ditto.	
Cooms and Aileen Mohun Burrauls.	5361	3	9	8057	5	0	1868	1	5	455	13	4	0	0	0					ditto.	
Cullen, James	826	5	8	0	0	0	141	0	0	685	5	8	0	0	0					Insolvent dead.	
Caird, John	914	15	7	0	0	0	215	0	0	669	15	7	0	0	0					ditto.	
Cadder, Duncan (1st)	4400	0	3	0	0	0	2500	7	3	1908	9	0	0	0	0					Retained for settlement of accounts.	
Crempton, G. T.	5136	14	6	2654	1	0	2069	5	3	418	8	4	0	0	0					Finally discharged.	
Campbell, Colin (2nd)	1534	4	1	0	0	0	814	14	6	1019	6	5	0	0	0					Insolvent dead.	
Cook, Henry	12345	13	10	6389	14	11	4632	1	7	1323	13	4	0	0	0					ditto.	
Currie, J. A. (2nd)	16504	11	6	5040	5	9	10120	0	7	1338	4	11	0	0	0					ditto.	
Campbell, N. H. A. (3rd)	347	1	7	0	0	0	0	0	0	847	1	7	0	0	0					ditto.	
Curnin, Ellen	1403	0	0	0	0	0	913	0	0	490	0	0	0	0	0					ditto.	
Corcoran, J. F.	7210	3	10	5984	12	0	437	13	0	787	10	10	0	0	0					Insolvent dead.	
Carrapiet, C. P.	2250	0	0	0	0	0	1317	0	0	902	15	6	0	0	0					Finally discharged.	
Campbell, J. W. H.	9676	0	2	22180	11	0	6834	11	0	5150	10	2	0	0	0					Insolvent dead.	
Carran, J. L.	1696	15	0	0	0	0	311	0	0	1385	13	0	0	0	0					ditto.	
Conyers, Z. E.	1176	0	0	0	0	0	42	0	0	1134	0	0	0	0	0					ditto.	
Cator, A. C.	2511	7	2	0	0	0	2288	7	0	220	0	2	0	0	0					About Rs. 2,000 more to be realized.	
Carbery, Anne, and R. J.	5877	11	10	8172	8	10	2317	10	2	387	8	10	0	0	0					Nothing further recoverable.	
Chander Mohun Bose	1305	12	1	0	0	0	947	0	0	358	3	1	0	0	0					ditto.	
Cameron, John, (2nd)	28203	7	7	21018	11	0	5601	5	2	683	7	6	0	0	0					A further small sum may be realized.	
Cockell, William James	16461	3	8	13255	13	3	2160	4	6	1085	1	11	0	0	0					Nothing further recoverable.	
Cally Churn Dutt	426	10	0	0	0	0	39	5	3	387	4	9	0	0	0					ditto.	
Cones, W. V.	2158	7	1	0	0	0	1244	0	0	914	7	1	0	0	0					ditto.	
Cadder, David	1602	15	0	0	0	0	887	9	0	715	5	6	0	0	0					ditto.	
Connyeram and Chooncelall	9623	9	3	4778	5	11	2143	7	10	2701	11	0	0	0	0					Large sums due and realizable.	
Chengmull Mudden Chund	586	0	8	0	0	0	193	7	3	493	2	0	0	0	0					Nothing further recoverable.	
Campbell, T. F.	1501	4	6	0	0	0	823	14	0	077	0	0	0	0	0					Ordered to pay Rs 40 per month from his pay.	
Cooke, Edward	9543	13	11	7813	1	1	1491	7	8	239	6	7	0	0	0					Nothing further recoverable.	
																				of which Rs. 118 is for dividends.	

ESTATES.	Whole amount of receipts.		WHOLE DISBURSEMENTS.		Balance remaining.	Of the balance there is invested in Government Securities, (the remainder being cash in the Bank of Bengal.)	Probable out-turn of the dependencies.
	Rs. As. P.	Rs. As. P.	Dividends paid.	Other payments.			
Charles Nephew & Co.	11104 10 1	0 0 0	2698 1 6	8406 8 7	0 0 0	Outstandings in course of recovery.	
Dickson, William	658 11 11	0 0 0	0 0 0	658 11 11	0 0 0	Nothing further recoverable.	
Daves, W. T.	903 9 6	0 0 0	0 0 0	900 9 6	0 0 0	Ditto.	
DeMello, A. H.	4637 13 6	2138 6 4	1114 0 9	1323 0 5	0 0 0	Insolvent dead.	
Dove, J. M.	11966 12 7	8596 9 6	1917 5 9	1452 13 4	0 0 0	Finally discharged.	
Dorrett Brothers	2104 9 6	0 0 0	1283 7 3	881 2 3	0 0 0	Ditto.	
DeSilva, John Emanuel	12636 9 9	11091 11 5	851 8 9	693 5 7	0 0 0	Insolvent dead.	
DeSouza, John	1334 0 3	0 0 0	805 9 0	528 7 3	0 0 0	Ditto.	
Dumat, Alfred	6224 5 5	1051 12 9	2024 3 5	8148 5 4	0 0 0	Ditto.	
Dinnonauth Dutt	467 0 0	0 0 0	87 0 0	390 0 0	0 0 0	Insolvent dead.	
Durrant, Edward	3223 1 6	1749 5 4	833 12 6	639 15 5	0 0 0	Ditto.	
Duggan, Alexander	1038 3 2	0 0 0	651 7 0	881 12 2	0 0 0	Ditto.	
Dennison, G. R.	29546 0 0	23967 6 10	1007 6 4	971 2 10	0 0 0	Ditto.	
DeBrunner, Jules	65912 4 7	57434 3 2	7094 11 1	1383 6 4	0 0 0	A small sum further recoverable.	
Duff, David	1582 12 9	0 0 0	314 0 0	1264 12 9	0 0 0	Nothing further recoverable.	
Dodd, Richard	1000 0 0	0 0 0	761 11 0	238 5 0	0 0 0	Ditto.	
Deburroodden and Kuburroodden						Finally discharged.	
Sircars	1747 14 6	0 0 0	1341 15 3	405 15 3	0 0 0	Ditto.	
Dinnonath Paul	834 4 3	0 0 0	109 12 9	714 7 6	0 0 0	Ditto.	
Durnford, A. H. E.	5202 10 0	4855 3 0	320 12 10	26 10 2	0 0 0	Ditto.	
Dowlut Roy	1448 5 9	0 0 0	866 0 0	582 5 9	0 0 0	Outstandings in course of recovery.	
Dwarkanauth Mitter	5922 12 0	0 0 0	4478 7 0	1444 5 0	0 0 0	Ditto.	
Dinnonauth Day	857 0 9	0 0 0	1 4 0	355 12 9	0 0 0	Ditto.	
Edwards, C. L.	515 0 0	0 0 0	100 0 0	715 0 0	0 0 0	Nothing further recoverable.	
Ellias, M. B.	7233 3 6	3428 10 7	1263 5 10	2541 3 1	0 0 0	Finally discharged.	
Fraser, D. W.	2058 3 4	0 0 0	864 10 9	1218 8 7	441 14 9	Ditto.	
Fabian, E. D.	775 8 6	0 0 0	0 0 0	775 8 6	0 0 0	Ditto.	
Ford, William Richard	2380 10 2	0 0 0	850 2 2	1530 8 0	0 0 0	Ditto.	
Fraser, W. T.	1500 0 0	0 0 0	480 9 0	1009 7 0	0 0 0	Ditto.	
Fisher, A.	2065 1 5	0 0 0	1110 13 0	954 4 5	0 0 0	Ditto.	
Ferrie, G. R.	2650 0 0	0 0 0	689 6 9	1960 9 3	0 0 0	Insolvent dead.	
Floyd, W. W.	1772 18 11	0 0 0	1702 4 0	70 9 11	0 0 0	Outstandings in course of recovery.	
Glass, A. G. (Glass and Co.)	3850 8 8	954 12 4	1467 10 5	1427 12 11	0 0 0	Nothing further recoverable.	
Goberdhone Mullick	2880 14 9	1296 3 2	912 11 0	672 0 7	0 0 0	Finally discharged.	





ESTATES.	Whole amount of receipts.	WHOLE DISBURSEMENTS.		Balance remaining.	Of the balance there is invested in Government Securities, (the remainder being cash in the Bank of Bengal.)		Probable out-turn of the dependencies.	
		Dividends paid.	Other payments.		Rs. As. P.	Rs. As. P.		
Jaggeshur Labs	Rs. As. P. 32394 11 3, and Co.'s Paper for Rs. 1000.	Rs. As. P. 16325 5 9	Rs. As. P. 15212 13 7	Rs. As. P. 1156 7 11	Rs. As. P. 0 0 0	Rs. As. P. 0 0 0	Nothing further recoverable.	
Jadub Chunder Seal	2094 6 7	0 0 0	754 3 0	1340 3 7	0 0 0	0 0 0	Nothing further recoverable.	
Jordon, J. S.	5376 8 0	3537 15 6	915 9 9	922 14 9	0 0 0	0 0 0	Nothing further recoverable.	
Juggenpersaud	960 8 9	0 0 0	223 9 0	736 15 9	0 0 0	0 0 0	Nothing further recoverable.	
Jadub Chunder Paul and two others	1269 14 6	0 0 0	380 0 0	889 14 6	0 0 0	0 0 0	Nothing further recoverable.	
Jacob, Charles	930 8 0	0 0 0	367 14 9	562 9 3	0 0 0	0 0 0	Nothing further recoverable.	
Kemp, H. C. (T. Hyde, Gardiner & Co.)	33765 12 9	27374 0 2	5807 5 1	584 7 6	135 0 4	0 0 0	Nothing further recoverable.	
Kelly, W. S.	1603 5 3	0 0 0	615 6 2	987 15 1	0 0 0	0 0 0	Nothing further recoverable.	
Khemjee Jootah and Hurrydas Natha	1281 10 4	0 0 0	67 0 10	1214 10 4	0 0 0	0 0 0	Nothing further recoverable.	
King, W. J.	6750 9 10	4152 9 8	1158 6 9	1439 9 10	0 0 0	0 0 0	Nothing further recoverable.	
Kemp, H. C.	2469 15 10	168 12 6	436 2 5	1865 0 11,	of which Rs. 1600 is for dividends.	0 0 0	Nothing further recoverable.	
Kelly, C. F.	500 0 0	0 0 0	72 0 0	428 0 0	0 0 0	0 0 0	Nothing further recoverable.	
Kunoolall Rencyram and Choteelall	1160 13 11	0 0 0	72 0 0	1088 13 11	0 0 0	0 0 0	Nothing further recoverable.	
Kadarnauth Paul and Womachurn Paul	53610 10 0	34522 5 3	16106 0 2	2922 4 7	0 0 0	0 0 0	Nothing further recoverable.	
Kullooram Ramsook	2433 13 6	0 0 0	425 0 0	2008 13 6	0 0 0	0 0 0	Nothing further recoverable.	
Kalydas Dutt	15067 1 5	9304 1 10	5953 9 7	709 6 0	0 0 0	0 0 0	Nothing further recoverable.	
Khan Mahomed Dhurumsee	54783 14 1	29778 10 10	10574 14 0	14430 5 3,	of which Rs. 9871 is for dividends.	5 2	Nothing further recoverable.	
Kisorey Mohun Chunder	1457 8 0	0 0 0	1270 12 0	186 12 0	0 0 0	0 0 0	Nothing further recoverable.	
Khetsee Doss Benjrauj	21322 5 3	18130 5 9	2956 9 6	235 6 0,	of which Rs. 33 is for dividends.	3 3	Nothing further recoverable.	
Kissen Doss Khettry	11123 0 3	4482 11 4	4011 6 1	2628 14 10,	which is for dividends now payable.	now	Nothing further recoverable.	
Lake, Hamill and Co.	5718 12 10	0 0 0	2035 11 0	3683 1 10	1722 1 4	1 4	Nothing further recoverable.	
Leighton, Henry J.	1480 0 0	0 0 0	0 0 0	1480 0 0	0 0 0	0 0 0	Nothing further recoverable.	
Lazarus, B. W.	323 10 1	0 0 0	0 0 0	323 10 1	0 0 0	0 0 0	Nothing further recoverable.	
Landeman, J. V.	1008 10 1	231 0 0	192 4 0	585 2 10	0 0 0	0 0 0	Nothing further recoverable.	
Ledlie, A. H., 2nd (Boyle and Co.)	1654 8 7	0 0 0	602 2 6	1052 6 1	0 0 0	0 0 0	Nothing further recoverable.	
Luckerstein and Co., C. R.	8448 8 1	6330 12 9	1697 10 5	819 11 11	0 0 0	0 0 0	Nothing further recoverable.	
Lindsay, D. B.	1430 3 0	0 0 0	557 4 0	872 15 0	0 0 0	0 0 0	Nothing further recoverable.	
Lord Viceroy	616 9 0	4277 2 2	1687 5 7	441 1 3	0 0 0	0 0 0	Nothing further recoverable.	
Limond, Campbell	12305 10 7	11077 14 5	850 12 11	466 15 3	0 0 0	0 0 0	Nothing further recoverable.	

Lindstedt, Edward	1088	12	9	0	0	0	582	4	0	506	9	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
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ESTATES.	Whole amount of receipts.	WHOLE DISBURSEMENTS.		Balance remaining.	Of the balance there is invested in Government Securities. (the remainder being cash in the Bank of Bengal.)	Probable out-turn of the dependencies.
		Dividends paid.	Other payments.			
	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
Madhab Chunder Bysak	11167 9 5	7620 8 11	2511 4 0	1036 1 6	0 0 0	Nothing further recoverable. Insolvent dead.
Musgrave, William	5845 15 11	4211 9 10	1265 12 9	368 9 4	0 0 0	Ditto ditto.
Middlecoat, J. H. P.	391 11 2. and Co.'s Paper for Rs. 500.	0 0 0	27 8 10	364 2 4	0 0 0	Ditto ditto.
Mahomed Fukeerooddeen, Prince	1788 0 0	1128 11 6	251 14 3	417 6 3	0 0 0	Insolvent concealed.
Mohes Chunder Chunder and Bholanath Chunder	4718 1 3	818 12 0	3515 0 6	684 4 9	0 0 0	Nothing further recoverable.
Mowjee, Hurry Doss	1528 11 7	0 0 0	1208 0 0	320 11 7	0 0 0	Ditto ditto.
Morree, G. D.	326 0 0	0 0 0	40 4 0	285 12 0	0 0 0	Ditto ditto.
McCarthy, William	4244 13 3	1229 3 5	2544 1 3	471 8 7.	44 6 1	Outstandings in course of recovery.
Munglo Chund and Pertaub Chund Rukhit	1182 14 3	0 0 0	642 3 0	540 11 3	0 0 0	Ditto ditto.
Mool Chund Khettry	3204 7 0	1246 2 7	1485 13 9	472 6 8,	284 10 0	Ditto ditto.
Mitchell, W. A.	10242 6 9	5205 15 3	4835 5 4	201 2 2.	70 14 3	Ditto ditto.
Murray, H. E.	7663 14 6	1802 2 3	5725 7 0	136 5 3.	37 15 3	Ditto ditto.
Meyer, A. J.	8876 3 6	2757 11 11	2647 5 4	3471 2 3,	3114 7 10	Ditto ditto.
Narsing Chunder Bose	1030 0 0	0 0 0	202 11 0	827 5 0	0 0 0	Nothing further recoverable. Finally discharged.
Ness, John	750 2 11	0 0 0	171 4 0	578 14 11	0 0 0	Ditto ditto.
Nilmadul, Mookerjee	616 13 10	0 0 0	193 4 0	423 9 10	0 0 0	Insolvent dead.
Nilrutton Haldar (2nd)	370 2 4	0 0 0	0 0 0	370 2 4	0 0 0	Finally discharged.
Nilkunt Sircar	574 14 11	0 0 0	168 4 0	406 10 11	0 0 0	Insolvent dead.
Nilrutton Haldar (1st)	1396 13 0	0 0 0	3 0 0	1393 13 0	0 0 0	Finally discharged.
Norton, C. P.	1099 9 9	0 0 0	620 6 6	479 3 3	0 0 0	Insolvent dead.
Nemy Churn Bysak	1210 13 0	0 0 0	303 0 0	844 13 0	0 0 0	Finally discharged.
Norman Brothers	18091 0 10	4212 12 8	5418 8 3	8480 1 4,	7621 2 5	Ditto ditto.
Newton, John	505 6 10	0 0 0	0 0 0	505 6 10	0 0 0	Ditto ditto.
Nobcommar Poddar	6200 0 0	3892 11 2	276 15 0	130 5 10	0 0 0	Ditto ditto.
Nobinkinto Gibore	2450 0 0	0 0 0	299 0 0	2151 0 0	0 0 0	Ditto ditto.

Nilmoney Mookerjee	2754	2	0	0	0	0	0	0	0	1596	9	0	1157	9	0	0	0	0	0	Ditto	ditto.
Nundolall and Anantolall Shaw	1950	0	0	0	0	0	0	0	0	249	6	6	1700	9	0	0	0	0	0	Ditto	ditto.
Nobinkissen Law Law & Co.)	881	13	7	0	0	0	0	0	0	383	15	0	517	14	0	0	0	0	0	Outstandings in course of recovery.	ditto.
Narain Sing and Co.	4847	12	8	0	0	0	0	0	0	16	13	0	4830	15	9	0	0	0	0	Ditto	ditto.
Omachurn Bongerjee	8405	1	1	0	0	0	0	0	0	6956	10	0	338	1	7	0	0	0	0	Nothing further recoverable.	ditto.
Obhoj Churn Dutt	1127	0	6	0	0	0	0	0	0	137	0	0	502	0	9	0	0	0	0	Ditto	Finally discharged.
Obhoj Churn Mullick and two others	725	4	5	0	0	0	0	0	0	206	4	0	519	0	5	0	0	0	0	Ditto	Ditto.
Obhojram Budree Chund	1910	9	0	0	0	0	0	0	0	72	14	0	1837	10	6	0	0	0	0	Ditto	ditto.
Owen, Malcolm	1250	0	0	0	0	0	0	0	0	534	5	1	401	7	11,	0	0	0	0	Outstandings in course of recovery.	ditto.
																				of which Rs. 574 8 6 is for dividends.	
Ord, William (Murdoch & Co.)	8287	18	6	0	0	0	0	0	0	1190	5	6	2097	8	0	0	0	0	0	Ditto	ditto.
Pattick, William	1495	3	1	0	0	0	0	0	0	229	6	6	1265	12	7	0	0	0	0	Nothing further recoverable.	Insolvent dead.
Pittis, Edward	2208	0	5	0	0	0	0	0	0	253	3	5	1034	13	0	0	0	0	0	Ditto	Ditto.
Palmer, John	7707	11	7	0	0	0	0	0	0	761	0	4	2942	13	6	0	0	0	0	Ditto	Ditto.
Parbuttery Churn Bose	618	14	1	0	0	0	0	0	0	141	14	1	472	0	0	0	0	0	0	Ditto	ditto.
Palmer, Thomas	1473	0	0	0	0	0	0	0	0	887	4	9	585	11	3	0	0	0	0	Ditto	Finally discharged.
Pew, P. L.	61299	3	0	0	0	0	0	0	0	12739	14	6	7042	9	5	0	0	0	0	Ditto	Insolvent dead.
Panioty, C.	614	1	0	0	0	0	0	0	0	136	0	0	405	1	0	0	0	0	0	Ditto	Ditto.
Parry, John	4024	11	0	0	0	0	0	0	0	0	0	0	926	5	1	0	0	0	0	Ditto	ditto.
Petre, Martin	1201	0	0	0	0	0	0	0	0	0	0	0	1201	0	0	0	0	0	0	Ditto	ditto.
Payne, Thomas, and Sons	19162	9	0	0	0	0	0	0	0	6929	9	1	1192	3	8	0	0	0	0	Ditto	ditto.
Palmer, W. S.	4408	12	9	0	0	0	0	0	0	855	14	2	448	9	5	0	0	0	0	Ditto	Finally discharged.
Pearymohun Sett	600	0	0	0	0	0	0	0	0	97	0	3	592	15	9	0	0	0	0	Ditto	Ditto.
Price, Henry	16380	1	3	0	0	0	0	0	0	14585	12	8	704	3	0	0	0	0	0	Ditto	ditto.
Paterson, G. A.	1182	1	0	0	0	0	0	0	0	888	14	0	203	3	6	0	0	0	0	Ditto	ditto.
Peary Churn Mittra and Sons	12910	2	9	0	0	0	0	0	0	1109	10	0	11801	8	9	0	0	0	0	Outstanding in course of recovery.	ditto.
Railey, G. F. (W. Newson and Co.)	11478	7	5	0	0	0	0	0	0	2805	9	0	1515	0	0	0	0	0	0	Nothing further recoverable.	Retained for creditors.
Russell, C. D.	8785	14	2	0	0	0	0	0	0	905	4	2	2004	10	10	0	0	0	0	Ditto	Insolvent dead.
Rogoonath Bose	1778	13	4	0	0	0	0	0	0	877	14	6	853	2	5	0	0	0	0	Nothing further recoverable.	Insolvent dead.
Rogers, Alexander	10511	15	0	0	0	0	0	0	0	4186	10	9	412	3	11	0	0	0	0	All property under mortgage, consisting of Joint-Stock Shares; value uncertain.	Insolvent dead.
																				Nothing further recoverable.	Ditto.
Rozario, John	373	15	1	0	0	0	0	0	0	0	0	0	873	15	1	0	0	0	0	Ditto	ditto.
Rajkissore Dutt	4231	13	4	0	0	0	0	0	0	601	8	7	8570	4	9	0	0	0	0	Ditto	ditto.
Rousac, A. G.	12304	10	3	0	0	0	0	0	0	1083	11	3	2300	12	7	0	0	0	0	Ditto	ditto.
Rushon, William	983	13	3	0	0	0	0	0	0	141	4	0	385	13	3	0	0	0	0	Ditto	ditto.
Ramdhone Mitter	627	0	7	0	0	0	0	0	0	154	0	0	070	0	7	0	0	0	0	Ditto	ditto.
Rustomjee Cowasjee and Co.	9409	7	7	0	0	0	0	0	0	5658	14	8	8765	9	4	0	0	0	0	Ditto	Finally discharged.
Rustomjee Cowasjee	1527	4	7	0	0	0	0	0	0	105	0	0	1302	4	7	0	0	0	0	Ditto	ditto.
Rajkissen Bysack	850	0	0	0	0	0	0	0	0	409	12	0	440	4	0	0	0	0	0	Ditto	Ditto.
Robinson, S. H.	1129	10	9	0	0	0	0	0	0	132	0	0	997	10	9	0	0	0	0	Ditto	Ditto.
Ramnarain Sreemany	2164	4	8	0	0	0	0	0	0	1513	9	9	650	10	9	0	0	0	0	Ditto	Ditto.
Ritchie, A. S.	673	14	7	0	0	0	0	0	0	100	10	0	404	4	7	0	0	0	0	Ditto	Ditto.
Robinson, J. J.	3052	8	8	0	0	0	0	0	0	1976	1	0	1076	7	8	0	0	0	0	Ditto	Ditto.
Romanath Gosain	2521	12	0	0	0	0	0	0	0	303	0	0	2158	12	0	0	0	0	0	Ditto	Ditto.



ESTATES.	WHOLE DISBURSEMENTS.				Balance re- maining.	Of the balance there is invested in Government Securities, (the remainder being cash in the Bank of Bengal.)	Probable out-turn of the dependencies.
	Whole amount of receipts.	Dividends paid.	Other payments.				
	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.			
Roop Chund Dutt	3619 0 0	1695 5 5	1351 10 11	571 15 8	0 0 0	Nothing further recoverable.	
Randolph, Henry Job	373 2 3	0 0 0	0 0 0	373 2 3	0 0 0	Ditto.	
Rajender Dutt	404 0 6	0 0 0	165 0 0	820 0 6	0 0 0	Ditto.	
Ramanund	1028 2 8	0 0 0	572 0 0	456 2 3	0 0 0	Ditto.	
Roose, H. C. B.	1443 5 0	0 0 0	993 2 0	450 3 0	0 0 0	Ditto.	
Ramrutton Radakissen	14901 10 1	9896 7 2	5451 5 2	53 13 9	29 14 11	Ditto.	
Ramnath Janakepersaud and Moha- mundoll Brojolali	4906 13 9	0 0 0	2704 12 0	2202 1 9	0 0 0	Outstandings in course of recovery.	
Saunders, S. J.	15319 13 2	11279 2 1	1369 2 11	2671 8 2	0 0 0	Nothing further recoverable. Retired from the service.	
Senais, W. DeM.	1287 14 10	0 0 0	8 0 0	1279 14 10	0 0 0	Ditto.	
Smith, W. S.	3620 18 5	2635 15 6	471 0 4	513 13 3	471 11 1	Ditto.	
Stocqueler, J. H.	7128 15 6	0 0 0	5425 8 1	1703 12 5	0 0 0	Ditto.	
Savigny, Joseph	1972 13 1	724 10 10	251 15 9	996 2 6	0 0 0	Ditto.	
Schlatter, Michael	20294 14 10	13948 6 9	2325 5 7	4021 2 6	0 0 0	Ditto.	
Sumbhoonauth Mullick	612 10 5	0 0 0	203 12 0	408 14 5	0 0 0	Finally discharged.	
Smout, W. H.	1749 7 3	0 0 0	217 4 11	1532 2 4	441 7 0	Ditto.	
Sheppard, G. A.	5583 14 0	4014 4 5	594 5 8	975 3 11	0 0 0	Insolvent dead.	
Sarkies and Co., P. J.	52610 10 9	5924 2 9	45295 11 3	1390 12 9	0 0 0	Finally discharged.	
Sarkies, P. J.	10227 7 7	5824 6 7	3013 13 5	1389 3 7	0 0 0	Ditto.	
Smith, C. R.	2286 2 3	0 0 0	529 13 0	1756 5 3	0 0 0	Ditto.	
Scott, C. C. J.	7723 13 9	4659 10 11	2002 0 10	1062 2 0	0 0 0	Insolvent dead.	
Shaw, David	395 7 0	0 0 0	0 0 0	395 7 0	0 0 0	Ditto.	
Simpson, James	365 14 3	0 0 0	0 0 0	365 14 3	0 0 0	Ditto.	
Smith, Hufnagle and Co.	24302 1 6	13828 7 4	10635 9 1	138 1 1	0 0 0	Ditto.	
Stubbs, W. V. G.	3486 13 7	0 0 0	1604 7 11	1882 5 4	0 0 0	Ditto.	
Snook, J. V.	775 10 0	0 0 0	154 0 0	617 10 0	0 0 0	Insolvent dead.	
Smith, G. M. G.	1000 0 0	0 0 0	501 8 6	498 7 6	0 0 0	Finally discharged.	
Sumbhoonauth Mullick	1139 0 6	0 0 0	821 3 6	317 13 0	0 0 0	Ditto.	
Sutherland, Thomas	1057 12 0	0 0 0	410 0 0	647 12 0	0 0 0	Ditto.	
Saunders J. O'B.	1200 0 0	0 0 0	721 0 8	478 15 9	0 0 0	Ditto.	

Sreeopaul Misser	1951	0	0	0	0	0	0	507	1	0	1433	15	0	0	0	Ditto	Insolvent dead.
Sunbhoo Chunder Chuckerbutty	1798	2	0	0	0	0	0	1525	12	8	272	5	3	0	0	Ditto	
Sherburne, Nathaniel	8624	3	11	2	10	10	5919	7	8	188	1	5	0	0	0	Ditto	
Sandeman, A. P.	3450	0	0	0	0	5	960	5	8	1920	14	8	2	3	4	Ditto	
Stewart, Alexander	8077	4	9	5625	0	0	980	8	9	1472	1	0	0	0	0	Ditto	
Solomon, Mahinda	64023	0	10	40621	13	10	16916	0	1	6155	8	11	2	2	2	Outstandings in course of recovery.	
Stewart, W. M.	24989	4	9	11092	14	8	6825	15	7	7570	6	6	10	1	1	Ditto	
Saneraram and Sreeram	9183	18	0	4365	14	6	4264	12	10	553	1	8	0	0	0	Ditto	
Sandeman, D.	2617	0	0	0	0	0	91	0	0	2726	0	0	0	0	0	Ditto	
Sreenath Mullick	17620	11	5	10179	7	11	2804	8	6	4545	11	0	2	10	10	Ditto	
Sheppard, W. A.	3462	0	9	1973	8	2	805	2	6	623	6	1	0	7	7	Ditto	
Thomas, Robert (Jat)	631	4	1	0	0	0	214	4	0	417	0	1	0	0	0	Nothing further recoverable. Finally discharged.	
Turton, John	358	7	1	0	0	0	0	0	0	358	7	1	0	0	0	Ditto	
Trower, Charles	2177	9	0	240	0	0	72	0	0	1865	9	0	0	0	0	Ditto	Insolvent dead.
Thomas, G. P.	2690	1	7	1776	3	4	800	14	1	107	0	2	0	0	0	Ditto	
Twentyman and Co.	593	11	0	0	0	0	152	3	1	441	9	5	0	0	0	Ditto	Finally discharged.
Twentyman, W. J.	1562	8	7	292	1	8	800	1	1	344	5	10	which is for dividends now payable.			Ditto	
Tara Chand Kurramull and Dowlutchund	22970	1	11	1316	2	3	1050	14	6	7039	1	2	of which Rs. 7004 is for dividends.	1	9	Outstandings in course of recovery.	
Thomas, John	740	0	0	0	0	0	0	0	0	740	0	0	0	0	0	Nothing further recoverable.	
Testkins, A. H.	5584	12	10	3819	12	0	1248	0	5	497	0	5	0	0	0	Ditto	
Thaddeus, M.	1793	10	6	206	10	9	1360	9	8	228	6	8	of which Rs. 180 is for dividends.	7	1	Ditto	
Toonkina, W.	938	15	9	0	0	0	702	1	6	236	14	3	0	0	0	Ditto	
Turton, Sir T. F. M.	249130	12	5	149130	0	10	100356	13	0	334	14	1	0	0	0	Ditto	Insolvent dead.
Vandenbergh, J. B. (1-1)	5739	9	11	1595	0	0	2587	7	8	1050	11	11	0	0	0	Something recoverable actually by interest on Trust Fund	
Vandenbergh, J. B. (2n1)	4807	13	0	8365	12	8	311	15	0	1130	1	1	0	0	0	Nothing further recoverable.	
Waring, E. S. S.	3006	8	8	1700	2	9	469	0	8	827	15	8	0	0	0	Ditto	
Williams, Stephen	20504	1	5	17226	4	11	2143	2	5	1120	10	1	of which Rs. 457 is for dividends.	14	7	Ditto	Insolvent killed in the mutiny
Wilton, O. R.	1589	15	1	0	0	0	115	8	5	1474	6	8	0	0	0	Ditto	
Wilton, T. C.	400	0	0	0	0	0	0	0	0	400	0	0	0	0	0	Ditto	
Watson and Co., and Gibbon and Co.	10463	5	10	80129	10	5	15803	4	2	2727	7	3	0	0	0	Ditto	
Wesley, H. W. I.	2539	18	0	0	0	0	700	10	0	1830	2	3	0	0	0	Ditto	
Williams, William	500	0	0	0	0	0	55	0	0	445	0	0	0	0	0	Ditto	Finally discharged.
Winser and Co.	31049	3	8	18411	8	8	5044	13	5	6892	13	7	of which Rs. 6109 is for dividends.	11	11	Ditto	

ESTATES.	Whole amount of receipts.	WHOLE DISBURSEMENTS.		Balance remaining.	Of the balance there is invested in Government Securities, (the remainder being cash in the Bank of Bengal.)	Probable out-turn of the dependencies.
		Dividends paid.	Other payments.			
	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
Wilson, A.	920 8 8	0 0 0	16 0 0	904 8 6	0 0 0	Nothing further recoverable.
Wiseman, William	967 3 6	0 0 0	32 0 0	935 3 6	0 0 0	ditto. Scheduled not filed.
Walker, Archibald	827 13 0	0 0 0	40 11 9	787 1 3	0 0 0	ditto.
Webb, John	4457 8 3	1781 12 1	1028 8 11	1647 8 3	655 6 11	ditto.
Williamson and Jolly	2856 8 8	920 1 9	1412 6 8	523 11 8	432 13 8	Outstandings in course of recovery.
Wilcox, H. C.	710 0 0	0 0 0	0 0 0	710 0 0	0 0 0	Nothing further recoverable.
Winterscale, J. J.	444 4 0	0 0 0	264 1 6	180 2 6	0 0 0	Outstandings in course of recovery.
Wood, John	513 11 0	0 0 0	64 0 0	449 11 0	0 0 0	ditto.
Wood, James	1800 0 0	978 9 6	169 12 2	651 10 4	650 13 6	ditto.
Wallis and Co.	8860 15 4	0 0 0	1940 7 8	6920 8 1	0 0 0	ditto.
Wallis, C. B.	1245 13 6	0 0 0	758 6 9	487 6 9	0 0 0	ditto.
Young, Joseph	500 0 0	0 0 0	258 10 9	241 5 3	0 0 0	Nothing further recoverable. Insolvent dead.
Zuccani, E.	427 2 0	0 0 0	0 7 0	426 11 0	0 0 0	Outstandings in course of recovery.

In addition to the above, there are 248 estates under Rs. 220 each, aggregating Rs. 21,320-0-10, the particulars of which may be learnt at my office.

The Official Assignee has received for remuneration for the last quarter, on the estates above enumerated, Rs. two thousand, seventy-three and seven annas.

CALCUTTA,  
The 1st February 1870.

A. B. MILLER,  
Official Assignee. (687—1)



# The Calcutta Gazette.

WEDNESDAY, MARCH 8, 1871.

## Government of India.

### LEGISLATIVE DEPARTMENT

The following Bill was introduced into the Council of the Governor General of India for the purpose of making Laws and Regulations on the 3rd March 1871, and was referred to a Select Committee with instructions to make their report thereon in two months:—

No. 7 of 1871.

*A Bill to consolidate and amend the law relating to pensions and grants by Government of money or land-revenue.*

For the purpose of consolidating and amending the law relating to pensions and grants by Government of money or land-revenue; It is hereby enacted as follows:—

#### I.—Preliminary.

Short title. 1. This Act may be called 'The Pensions' Act, 1871'.

Extent of Act. It extends to the whole of British India;

And it shall come into force at the expiration of one month from the passing thereof.

2. The enactments mentioned in the schedule hereto annexed shall be repealed to the extent specified in the third column of the said schedule.

But all rules in regard to the payment of pensions and the identification of the persons entitled to receive them, made under any such enactment, shall be deemed to have been made under this Act so far as they are consistent herewith.

#### II.—Rights to Pensions.

3. No Civil Court shall take cognizance of suits to enforce claims to any pensions, or grants of money, or assignments of land-revenue, conferred or made by the British or any former Government.

4. Nothing in section three applies to pensions heretofore granted by Government, either wholly or in part as an indemnity for loss sustained by the resumption by a Native Government of lands held under grants purporting to confer a right in perpetuity. Such pensions shall not be liable to resumption on the death of the recipient, but every such pension shall be capable of alienation and descent, and may be sued for and recovered in the same manner as any other property.

5. All persons claiming pensions or grants by Government of money or land-revenue shall prefer their claims to the Collector of the District, or Deputy Commissioner, or other officer authorized in this behalf by the Local Government, and such officer shall dispose of such claims in accordance with such rules as the Chief Revenue Authority may, subject to the general control of the Local Government, from time to time prescribe in this behalf.

#### III.—Mode of Payment.

6. All pensions or grants by Government of money or land-revenue shall be paid by the Collector, or the Deputy Commissioner or other authorized officer, subject to such rules as may from time to time be prescribed by the Chief Controlling Revenue Authority.

7. The Local Government may, with the consent of the holder, order the whole or any part of his pension or grants by Government of money or land-revenue to be commuted for a lump sum on such terms as may seem fit.

8. On the application of any person entitled to receive a pension, or grants by Government of money or land-revenue, the place of payment may, if the Chief Controlling Authority thinks fit, be altered.

#### IV.—Miscellaneous.

9. The reduced pay or pension, however called, of any invalid officer, soldier, sailor or retainer of the army or navy, in the military or naval service of Her Majesty or of the East India Company,

and also any monthly or yearly pensions, or pecuniary allowance to any person, in consideration of past services and present infirmities, or old age, granted by authority of the Governor General in Council, or of the Local Government,

and also the pension of any out-pensioner of Chelsea or Greenwich Hospital, granted by authority of the Commissioners of Chelsea or Greenwich Hospital respectively,

and also all money due or to become due on account of any such pension or allowance,

shall be exempt from seizure, attachment, or sequestration by process of any Court in British India, at the instance of a creditor, for any demand against the pensioner, or in satisfaction of a decree or order of any such Court.

10. All assignments, agreements, orders, sales and securities of every kind made by the person entitled to any pension, pay or allowance mentioned in section nine, in respect of any money not payable at or before the making thereof, on account of any such pension, pay or allowance, or for giving or assigning any future interest therein, are null and void.

11. Whoever proves to the satisfaction of the Local Government that any pension is fraudulently or unduly received by the person enjoying the benefit thereof shall be entitled to a reward equivalent to the amount of such pension for the period of six months.

12. The Chief Controlling Revenue Authority may, with the consent of the Local Government, from time to time make rules consistent with this Act respecting all or any of the following matters:—

- (1) the place and times and the person at which and to whom any pension shall be paid,
  - (2) inquiries into the identity of claimants,
  - (3) records to be kept on the subject of pensions,
  - (4) transmission of such records,
  - (5) correction of such records,
  - (6) delivery of certificates to pensioners,
  - (7) registers of such certificates,
- and generally for the guidance of officers under this Act.

All such rules shall be published in the local Official Gazette, and shall thereupon have the force of law.

## SCHEDULE.

### I.—BENGAL REGULATIONS.

Number and year.	Title or Subject.	Extent of repeal.
XXIV of 1793	A Regulation for re-enacting, with Modifications, the rules passed by the Governor General in Council on the 10th June, 1791, for determining the Continuance or Discontinuance of the Pensions heretofore paid by the Proprietors and Farmers of land, but included in the Jumma or Revenue payable to Government at the decennial Settlement, and also of the Pensions heretofore paid from the Sayer abolished.	The whole.

## SCHEDULE — continued.

Number and year.	Title or Subject.	Extent of repeal.
XXXIV of 1795	A Regulation for re-enacting, with Modifications, the Rules respecting the Pensions payable from the Government and Moolky Treasuries in the Province of Benares.	The whole.
XXIV of 1803	A Regulation for trying the Validity of Titles of Persons receiving, or claiming a right to receive, Pensions, under the Denominations of Salanah, Roznah, or any other Description of Grant, in the Provinces ceded by the Nawab Vizier to the Honourable the English East India Company.	The whole.
I of 1804	A Regulation for the better Management of the Invalid Jaghoordar Establishments, and of the Invalid Pension Establishments.	Sections twenty-three to twenty-six inclusive.
XII of 1805	A Regulation for the Settlement and Collection of the public Revenue in the Zillah of Cuttack, including the Pergunnahs of Puttespore, Kammardichour, and Hograe, at present included in the Zillah of Midnapore.	Section thirty.
XXII of 1806	A Regulation for modifying the Rules hitherto observed in the admission and Payment of Claims to Pensions.	The whole.
II of 1811	A Regulation for amending the existing Rules for the Support of Invalid Native Commissioned and Non-Commissioned Officers.	The whole.
XI of 1813	A Regulation for modifying some of the Rules before established respecting the Payment of Pensions, and for preventing the Abuses committed in the receipt of Pensions.	The whole.
VI of 1817	A Regulation to explain the Purport and Intent of the Provision contained in Section II, Regulation XXIV, 1803.	The whole.

### II.—MADRAS REGULATIONS.

I of 1803	A Regulation for defining the Duties of the Board of Revenue, and for determining the Extent of the Powers vested in the Board of Revenue.	Section forty-three.
II of 1803	A Regulation for describing and determining the Conduct to be observed by Collectors in certain cases.	Section thirty.
IV of 1831	A Regulation for better securing to the Grantees personal or hereditary Grants of Money or of Land Revenue, conferred by the Government in consideration of Services rendered to the State, or in lieu of resumed Offices or Privileges, or of Zeminduries, or Paddams forfeited or held under Attachment or Management by the Officers of Government, or as Yeminals or Pensions.	The whole.



## SCHEDULE—continued.

## III.—ACTS.

XXI of 1836	Government Grants	The whole.
XXIII of 1838	Exemption of grants from attachment.	The whole.
VI of 1849	An Act for securing Military and Naval Pensions and Superannuation Allowances.	The whole.

## STATEMENT OF OBJECTS AND REASONS.

The law relating to pensions is at present distributed over nine Regulations of the Bengal, three Regulations of the Madras, and two Regulations of the Bombay, Codes, as well as three Acts of the Governor General in Council.

The main provision of the law as expressed in the Bengal Regulations XXIV, 1798, section 17, XXXIV, 1795, section 14, XXIV, 1808, section 16, and VI, 1817, and the Madras Regulation IV, 1881, section 2, is the reservation to Government of the right to determine on all claims to the continuance of pensions, and the exclusion of the jurisdiction of the ordinary Courts of judicature in regard to such claims.

In the Bombay Presidency, under the operation of Regulations XXIX, 1827, and VII, 1830, the Civil Courts are barred from the cognizance of suits to enforce such claims throughout the Dekhan, Khandeish and the South Mahratta Country.

The Bengal Regulations, though expressly applicable only to Bengal and the North-Western Provinces, are practically in force throughout the more recently acquired provinces; hence the law as above described applies to all India, except a portion of the Bombay Presidency.

Within this excepted country the Civil Courts have in more than one instance assumed jurisdiction in such cases.

The principle on which that jurisdiction is elsewhere disallowed is founded on perfectly equitable considerations, and is therefore fit for uniform application. It is in effect the assertion of the right of the State to reserve to itself the power of granting or withholding at pleasure concessions which are made gratuitously and without consideration.

The object of the proposed legislation, therefore, is (first) to consolidate the existing law, excluding all those provisions which are either obsolete or ill adapted for enactment in detail; and (second) to extend the law so re-enacted to the whole of British India.

F. R. COCKERELL.

27th February 1871.

WHITLEY STOKES,

Secy. to the Govt. of India.

## ORDERS by the LIEUTENANT-GOVERNOR of BENGAL

## REVENUE AND GENERAL DEPARTMENTS.

No. 353R.

## APPOINTMENTS.

The 28th February 1871.—Major Augustus Kirkwood Comber, on furlough, to be Deputy Commissioner of Durrung.

Major John Moore Graham to officiate as Deputy Commissioner of Durrung, in the First Grade, during the absence, on furlough, of Major

Augustus Kirkwood Comber, or until further orders.

Major Joseph Ford Shaver, on furlough, to be Deputy Commissioner of Nowgong.

Mr. George Whitney to be a Commissioner for making improvements in the Port of Calcutta, vice Mr. F. G. Eldridge, resigned.

Baboo Kalinath Bose to officiate as a Deputy Magistrate, under Act XV. of 1843, and a Deputy Collector, under Regulation IX. of 1833, in the District of Chittagong, and to exercise the powers of a Subordinate Magistrate of the Second Class.

Moulvie Syud Mahomed Israil to officiate as a Deputy Magistrate, under Act XV. of 1843, and a Deputy Collector, under Regulation IX. of 1833, in the District of Sylhet, and to exercise the powers of a Subordinate Magistrate of the Second Class.

Moulvie Mahomed Abdool Huq to be Head Professor in the Arabic Department of the Calcutta Madrasah.

The 1st March 1871.—Colonel Edwin Alexander Rowlett, Deputy Commissioner of Maunbhoom, is vested with powers under Section 445A, Act VIII. of 1869.

Baboo Annoda Persad Ghose to be a Member of the Local Committee of Public Instruction at Pooree.

Baboo Sarodapersad Chatterjee to be a Member of, and Secretary to the Local Committee of Public Instruction at Rungpore.

The 3rd March 1871.—The Reverend George Lovely, M.A., to be Chaplain of Gowhatty.

Lieutenant William Alexander Lawrence, recently appointed to officiate as an Assistant Commissioner in Assam, is posted to Debrooghur.

The 6th March 1871.—Mr. Arthur Forbes, Assistant Magistrate and Deputy Collector, to have charge of the Sub-division of Tajpore, in Tishoot.

Mr. Alexander Meyrick Broadley, Assistant Magistrate and Deputy Collector, to have charge of the Sub-division of Behar, in Patna. In addition to the powers with which he is already vested, Mr. Broadley is empowered, under Section 38 of the Code of Criminal Procedure, to hold the preliminary enquiry into cases triable by the Court of Session or the High Court, to commit or hold to bail persons to take their trial before such Court of Session or the High Court, and to exercise all the powers necessary for that purpose.

Baboo Omoollo Churn Mullick, Deputy Collector at Jehanabad, is vested with the powers of a Collector under Act XVI. of 1870.

Mr. Francis James Alexander to officiate as Magistrate and Collector of Dinagepore, in the First Grade, during the absence, on deputation, of Mr. Henry Bruce Simson, or until further orders.

Mr. William Sutherland Wells to be Magistrate and Collector of Furreedpore.

Mr. Alexander Thomas Maclean to be Magistrate and Collector of Rajshahye, but to continue to officiate as Civil and Sessions Judge of Backergunge, until further orders.

Sub-Assistant Surgeon Annoda Churn Kastogree to officiate as Teacher of Materia Medica to the Vernacular Classes of the Calcutta Medical College, during the absence, on leave, of Sub-Assistant Surgeon Doorga Das Kur, or until further orders. This appointment will have effect from the date on which Baboo Annoda Churn Kastogree took charge of his duties.

*The 7th March 1871.*—Lieutenant Malcolm Ogilvie Boyd, Assistant Commissioner, Kamroop, is transferred to the Khasi and Jynteah Hills.

Baboo Peary Mohun Banerjee, Deputy Collector, Sarun, is vested with the powers of a Collector under Act XVI. of 1870.

#### LEAVE OF ABSENCE.

*The 1st March 1871.*—Mr. G. Bellett, M.A., Inspector of Schools, North-East Division, for one month, under paragraph 11 of the Uncovenanted Service Absentee Rules, in extension of the leave granted to him under the orders of the 21st November last.

*The 3rd March 1871.*—The Reverend George Lovely, M.A., Senior Chaplain on the Bengal Establishment, is allowed one month's furlough under Section VIII., clause c of the Leave Rules for Chaplains, in extension of the furlough which was granted to him on the 4th November 1868.

Mr. William Cornell, C.S., is allowed the usual subsidiary leave of absence from the 24th ultimo, the date on which he returned from furlough, to enable him to rejoin his appointment. The unexpired portion of Mr. Cornell's furlough is cancelled.

Captain Ninian Lewis, Assistant Commissioner of Hazareebaugh, for five weeks, under Section XIX. of the Covenanted Service Absentee Rules, from the 8th instant, or any day within a month after that date on which he may take it.

*The 6th March 1871.*—Mr. Delabene Weston Marsden, Assistant Magistrate and Collector of Cuttack, is allowed furlough on Medical Certificate for two years, under Section VIII. of the Covenanted Service Absentee Rules.

Mr. Francis James Alexander, of the Civil Service, is allowed the usual subsidiary leave to enable him to rejoin his appointment on his return from furlough.

*The 7th March 1871.*—Baboo Goluck Chunder Roy, Deputy Magistrate and Deputy Collector, Moorshedabad, for two months and sixteen days, under Financial Notification No. 3622, dated the 22nd December 1865.

Mr. William Charles Muller, Extra Assistant Commissioner, Darjeeling, for two months, under Financial Notification No. 3622, dated the 22nd December 1865.

Mr. H. W. W. Ellis, Deputy Magistrate and Deputy Collector, Jessore, for one month, under paragraph 16 of the Uncovenanted Service Absentee Rules, from the 14th instant, or any day within one month of that date on which he may take the leave.

#### NOTIFICATIONS.

*The 28th February 1871.*—Baboo Bogolanund Mookerjee, Deputy Magistrate and Deputy Collector, Burdwan, having returned to duty on the 5th instant, the unexpired portion of the leave granted to him under the orders of the 20th idem is cancelled.

*The 3rd March 1871.*—Major Frederick Collingridge, Commandant of the Behar Mounted Rifle Volunteers, reported his return to India from leave of absence on the 18th December last.

*The 6th March 1871.*—Mr. Francis James Alexander, of the Civil Service, having reported his return to India on the 28th ultimo per Steamer *Australia*, the unexpired portion of his furlough is cancelled.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

#### NOTIFICATION.

*Fort William, the 2nd March 1871.*

The following Notifications of the Government of India in the Home Department, published in the *Gazette of India Extraordinary* of the 1st instant, are republished for general information:—

#### HOME DEPARTMENT.

##### NOTIFICATIONS.

##### PUBLIC.

*The 1st March 1871.*

No. 1183.—The Hon'ble Sir William Grey, K.C.S.I., has tendered his resignation of the office of Lieutenant-Governor of Bengal, and the same has been accepted by His Excellency the Viceroy and Governor General of India.

No. 1184.—Under the authority conveyed in the 20th Section of the Act 21 and 22 Vic. Cap. cxi., His Excellency the Viceroy and Governor General of India is pleased to appoint, subject to the approbation of Her Majesty, Mr. GEORGE CAMPBELL, D.C.L., of the Bengal Civil Service, to be Lieutenant-Governor of the Bengal Division of the Presidency of Fort William from the 1st instant.

No. 1185.—MR. GEORGE CAMPBELL, D.C.L., having been appointed by His Excellency the Viceroy and Governor General of India, subject to the approbation of Her Majesty, to be Lieutenant-Governor of the Bengal Division of the Presidency of Fort William, has this day taken the prescribed oaths and assumed charge of the office under the usual salute.

No. 1186.—The Hon'ble Sir William Grey, K.C.S.I., having obtained permission to resign the office of Lieutenant-Governor of Bengal from the 1st instant, His Excellency the Governor General in Council is pleased to direct, as a mark of respect due to the character and services of Sir WILLIAM GREY, that all the honors and distinctions to which he is now entitled as Lieutenant-Governor of Bengal shall be continued to him as long as he remains in this Presidency.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

#### NOTIFICATION.

*The 1st March 1871.*—The Hon'ble the Lieutenant-Governor of Bengal has been pleased to make the following appointments, viz:—

Captain R. G. Loch is re-appointed, as a temporary measure, to be an Aide-de-Camp and Private Secretary to the Lieutenant-Governor.

Lieutenant G. L. McL. Farmer is re-appointed to be an Aide-de-Camp on the Personal Staff of the Lieutenant-Governor.

RIVERS THOMPSON,

Offg. Secy. to the Govt. of Bengal.

The following Orders issued by the Government of India, in the Home Department, are republished for general information:—

No. 1171.—*Fort William, the 1st March 1871.*—Notifications.—Public.—Mr George Campbell, D.C.L., of the Bengal Civil Service, reported his return to India on the 11th ultimo.

No. 1196.—*The 2nd March 1871.*—The Hon'ble Sir William Grey, K.C.S.I., of the Bengal Civil Service, has obtained one year's furlough to Europe from the 1st instant.

The following Order, issued by the Government of India, in the Financial Department, is republished for general information:—

#### LEAVE AND ALLOWANCES.

*The 28th February 1871.*

No. 1260.—The Governor General in Council is pleased to direct that the following Rule shall be substituted for Rule 1 under Section XXXI. of the Covenanted Civil Service Leave Code, and shall have retrospective effect from 23rd November 1869. This Section shall in no case be applied so as to raise the aggregate allowances of any Officer, who may return from furlough after the 23rd November 1869, above the allowances which he would draw in the office in which he officiates if the substantive appointment which he relinquished when proceeding on furlough were restored to him.

## SEPARATE REVENUE.

*The 28th February 1871.*

No. 1264.—It having been brought to the notice of Government that a practice has been introduced of issuing post-dated hundies or bills the object being apparently to evade stamp duty by thus making a hundi appear as a bill payable on demand, while in reality it is not so, the Governor-General in Council deems it advisable to warn the public that as post-dated bills are not bills payable on demand, they require a stamp prescribed for bills payable otherwise than on demand, and that any person making, signing, issuing, or (except as provided in Section 26 of the General Stamp Act, 1859) accepting, endorsing, paying or receiving payment of any such bill, without the same being duly stamped, will be liable to the penalties provided in Section 29 of the said Act.

RIVERS THOMPSON,

*Offg. Secy. to the Govt. of Bengal.*

*The 3rd March 1871.*—The following Order issued by the Government of India, in the Financial Department, is published for general information:—

No. 375.

## GOVERNMENT OF INDIA.

## FINANCIAL DEPARTMENT.

## Pensions and Gratuities.

To the Officiating Secretary to the Government of Bengal in the Revenue Department, (dated Fort William, the 23rd January 1871.)

Sir,—With reference to letter from this department, No. 1951, dated 25th March 1870, I am directed to make an explanation of the orders contained in that letter as they may be liable to misapprehension. The circumstance of Nazirs in Civil and Revenue Courts being, in accordance with the arrangements existing until within the last few years, remunerated wholly or in part by "Meeran" fees should not be regarded as barring their claim to pension as Uncovenanted Servants. A Nazir should, as regards pension, be upon precisely the same footing as every other ministerial officer of Government, whether he derives his remuneration from Meeran fees, or from a fixed salary charged against imperial revenues.

2. It is, however, a rule that members of an establishment paid from a contract allowance, that is, an allowance made to a public officer for the expenses of his office, with the detailed distribution of which Government does not interfere, have no claim to pension. A Nazir employed on any such establishment cannot, in respect of pensionary claim, be regarded as a servant of Government. And the circumstance of an officer of a contract establishment being permitted to receive as his remuneration, or as part of his remuneration, Meeran fees which would otherwise go to Government, cannot be held so to alter the nature of his employment as to give him a claim to pension which would not otherwise exist. In other words, he is not the less an officer of a contract establishment though being permitted to receive such remuneration.

RIVERS THOMPSON,

*Offg. Secy. to the Govt. of Bengal.*

## JUDICIAL AND POLITICAL DEPARTMENTS.

No. 244J.

## APPOINTMENTS.

*The 28th February 1871.*—Major Augustus Kirkwood Comber, on furlough, who has been appointed, under separate orders of this date, to

be Deputy Commissioner of Durrang, to be also Subordinate Judge of that District.

Major John Moore Graham, who has been appointed, under separate orders of this date, to officiate as Deputy Commissioner of Durrang, to officiate also as Subordinate Judge of that District.

Major Joseph Ford Sherer, on furlough, who has been appointed, under separate orders of this date, to be Deputy Commissioner of Nowgong, to be also Subordinate Judge of that District.

*The 1st March 1871.*—Baboo Bolak Chand, Moonsiff of Bhagulpore, to officiate as Judge of the Small Cause Court at Patna, and as Subordinate Judge of that District, during the absence, on leave, of Baboo Gobind Chunder Sandyal, or until further orders.

*The 2nd March 1871.*—Baboo Porensenath Bhattacharjee, B.L., additional Moonsiff of Gaya, is temporarily deputed to Patna.

*The 3th March 1871.*—The following gentlemen to be Members of the Committee for the management of the Charitable Dispensary at Dinagapore:—

Mr. T. W. Tweedie.

Moulvie Mahomed.

" Mouzzim Hossein.

Mr. Alfred Wallis Paul to be a Municipal Commissioner for the Town of Dacca, and Mr. Robert Fulton Rampuri to be Vice-Chairman of the Municipal Commissioners for that Town.

*The 6th March 1871.*—The following gentlemen to be Members of the Committee for the management of the Charitable Dispensary at Beerbhoom:—

Mr. Colman Patrick Louis Macaulay, v.c.

Baboo Ram Runjun Chuckerbutty.

" Shab Chunder Shome.

Dr. Stephen Coull Mackenzie is appointed, under Section 12, Act XXI. of 1869, to be Governor of the work-house in the Presidency Jail.

The visitors of the Presidency Jail are appointed, under Section 12, Act XXI. of 1869, to form a Committee for the management of the work-house in that Jail, with effect from the 16th November 1870.

*The 7th March 1871.*—Mr. Robertson Francis Home Pugh, Assistant Superintendent of Police, Maunbhoom, to officiate in the First Grade of Assistant Superintendents of Police, with effect from the date of his return to duty.

Major William Robert Gordon to officiate as a Deputy Inspector-General of Police, during the absence, on leave, of Lieutenant-Colonel Adrian Hugh Paterson, or until further orders.

The following acting grade promotions of District Superintendents of Police are sanctioned, with effect from the 23rd ultimo:—

Captain John Charles Campbell Daunt, v.c., in the First Grade.

Mr. Edward Inglis Shuttleworth, in the Second Grade.

Captain Alfred Reginald Wilkinson, in the Third Grade.

Mr. William Henry Cornish, in the Fourth Grade.

## LEAVE OF ABSENCE.

*The 1st March 1871.*—Baboo Gobind Chunder Sandyal, Officiating Judge of the Small Cause Court at Patna, and Subordinate Judge of that District, for one month, from the 20th ultimo, under paragraph 16 of the Uncovenanted Service Absentee Rules.



*The 2nd March 1871.*—Mr. William Dering Pratt, District Superintendent of Police, Shahabad, for six months, on private affairs, under paragraph 12, clause 1 of the Unconventional Service Absentee Rules, together with fifteen days' preparatory leave.

## NOTIFICATION.

*The 3rd March 1871.*—The subsidiary leave granted to Major William Turton Fagan, District Superintendent of Police, Rajshahye, will have effect from the 22nd, instead of from the 15th ultimo, as notified in the *Calcutta Gazette* of the 8th idem.

A. EDEN, Secy. to the Govt. of Bengal.

The following Notification of the Government of India is republished for general information:—

## STAR OF INDIA.

## NOTIFICATION.

*Fort William, the 28th February 1871.*

On Monday, the 27th of February 1871, at 5 o'clock, His Excellency the Viceroy and Governor General, Grand Master of the Most Exalted Order of the Star of India, held a Grand Chapter in Government House, Calcutta, for the purpose of investing His Highness the Maharaja of Puttiala as a Knight Grand Commander of the said Order, and Prince Gholam Mahomed and the Honourable the Lieutenant-Governor of Bengal as Knights Commanders of the said Order, in obedience to the Command of Her Majesty Queen Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, Sovereign of the said Order.

The Maharaja of Jeypore, on his arrival at the foot of the Grand Entrance, was led by the Under-Secretary in the Foreign Department to the room assigned for his use, the Guard of Honour presenting arms as His Highness passed. When robed His Highness was conducted by the Under-Secretary to the Council Chamber, where the Knights Commanders and the Companions of the Order also assembled. A procession was formed of the Members of the Order according to ancient custom, the Junior preceding the Senior Members of the Order. As the procession entered the Marble Hall, a Royal Salute was fired. All present rose and remained standing till the Grand Master had taken his seat.

The following was the procession:—

## THE MARSHAL OF THE PROCESSION

COLONEL H. GARDEN.

## THE UNDER-SECRETARY IN THE FOREIGN DEPARTMENT

H. LEPOER WYNNE, Esq.

## THE SECRETARY OF THE ORDER

C. U. AITCHISON, Esq., C.S.I.

## Companions of the Order.

COLONEL THULLIER, C.S.I.

NAWAB FAIZ ALI KHAN BAHADOOR, C.S.I.

COLONEL DALTON, C.S.I.

COLONEL STRACHEY, C.S.I.

E. C. BAYLEY, Esq., C.S.I.

DR. FAYRER, C.S.I.

COLONEL HAUGHTON, C.S.I.

W. ROBINSON, Esq., C.S.I.

## Knights Commanders of the Order.

THE HONBLE  
SIR R. TEMPLE, K.C.S.I.

THE MAHARAJA  
OF VIZIANAGRAM, K.C.S.I.

MAHARAJA  
JOY MUNGUL SINGH, K.C.S.I.

## Knight Grand Commander of the Star of India.

HIS HIGHNESS THE MAHARAJA OF JEYPORE, G.C.S.I.

## ATTENDANTS OF THE MAHARAJA OF JEYPORE.

MILITARY SECRETARY TO THE VICEROY  
MAJOR THE HONBLE E. R. BOURKE.

PRIVATE SECRETARY TO THE VICEROY  
MAJOR O. T. BURNE.

## His Excellency the Grand Master, G. G. S. I.

## ATTENDANTS OF HIS EXCELLENCY THE GRAND MASTER.

On proceeding up the Marble Hall, each Member of the Order filed off to the seat allotted to him, first making his reverence to the Grand Master as His Excellency passed. By Command of the Grand Master the Secretary declared the Chapter open, and proceeded to call over the names of the Knights Grand Commanders. Absent Knights were replied for by the Under-Secretary. The Secretary next reported that the sole business before the Chapter was the investiture of His Highness the Maharaja of Puttiala, Prince Gholam Mahomed, and the Honourable the Lieutenant-Governor of Bengal, under the Sovereign's Warrants. The Secretary of the Order and the Under-Secretary then withdrew from the Chapter in order to receive His Highness the Maharaja of Puttiala. On arrival, His Highness was met at the foot of the Grand Staircase by the Secretary of the Order and the Under-Secretary in the Foreign Department, who conducted His Highness to the top of the Grand Staircase, where His Highness was met by the two Junior Knights Commanders.

A procession was then formed of—

## THE UNDER-SECRETARY IN THE FOREIGN DEPARTMENT

BEARING THE INSIGNIA OF THE ORDER.

THE SECRETARY OF THE ORDER.

THE TWO JUNIOR KNIGHTS COMMANDERS.

THE OFFICER BEARING THE FURLED BANNER OF HIS HIGHNESS.

HIS HIGHNESS THE MAHARAJA OF PUTTIALA.

PAGES AND ATTENDANTS OF HIS HIGHNESS.

The Guard of Honour presented arms as His Highness passed.

The Secretary then produced and delivered to the Grand Master the Sovereign's Warrants, and on receiving his Report the Grand Master directed that the investiture should proceed. His Highness accordingly advanced to the Throne, and the Under-Secretary in the Foreign Department took from the table, on which the Insignia had in the meantime been laid, the Collar of the Knight Grand Commander, and, after making reverence, delivered it to the Grand Master.

The Secretary, having received from the Grand Master and read the Sovereign's Mandate, conducted His Highness the Maharaja of Puttiala to the table. By His Excellency's desire the Junior Knight, receiving the Ribbon and Badge of the Order from the hand of the Secretary, invested His Highness therewith, and the next Junior Knight, receiving the Star of the Order from the Secretary, attached it in its proper place.

The Junior Knights next invested His Highness with the Mantle of the Order. This done, His Highness advanced to the front of the Throne and made his reverence. Meanwhile the two Junior Knights withdrew to their places and remained standing. The Grand Master rose and invested His Highness with the Collar, and addressed the following admonition on the occasion:—

"In the name of the Queen, and by Her Majesty's Command, I here invest you with the honourable Insignia of the Star of India, of which Most Exalted Order Her Majesty has been graciously pleased to appoint you to be a Knight Grand Commander."

A salute of seventeen guns was then fired.

When the admonition had been given, the newly-invested Knight was conducted by the Secretary to the Maharaja of Jeypore, with whom he shook hands, after which he was re-conducted to the table, where he signed the Promise required by the Statutes of the Order. He then, after making his reverence, took his stand in front of his seat. The Senior Attendants on His Highness unfurled his Banner, when a flourish of Trumpets was sounded, and the Secretary of the Order proclaimed the titles of His Highness:—

HIS HIGHNESS FURZUND-I-KHASS DOWLAT-I-INGLISHYAMUNSOOR ZAMAN  
AMEER-OO-UMRA MAHARAJA DHIRAJ RAJESHWUR SREE MAHARAJA  
RAJGAN MAHENDUR SINGH MAHENDUR BAHADUR, MAHARAJA OF  
PUTTIALA, KNIGHT GRAND COMMANDER OF THE MOST EXALTED ORDER  
OF THE STAR OF INDIA.

The proclamation being ended all resumed their seats.

The Under-Secretary in the Foreign Department and the two Junior Knights Commanders next conducted Prince Gholam Mahomed from his seat to the Throne. The Under-Secretary in the Foreign Department with due reverence delivered the Ribbon and Badge of the Order to the Grand Master.

The Secretary, having received from the Grand Master and read the Sovereign's Mandate, conducted Prince Gholam Mahomed to the table. The Grand Master then summoned the two Junior Knights Commanders from their seats, and by His Excellency's desire, they, on receiving the Star of the Order from the Secretary, attached it in the proper place. This done, Prince Gholam Mahomed advanced to the front of the Throne. Meanwhile the two Junior Knights Commanders withdrew to their places and remained standing. The Grand Master rose and invested Prince Gholam Mahomed with the Ribbon and the Badge, addressing him as follows:—

"In the name of the Queen, and by Her Majesty's Command, I here invest you with the honourable Insignia of the Star of India, of which Most Exalted Order Her Majesty has been graciously pleased to appoint you to be a Knight Commander."

When the admonition was concluded the newly-invested Knight was conducted to the table, where he signed the Promise required by the Statutes of the Order. This done, he was led to his seat.

The same ceremonies were observed in the investiture of the Honourable the Lieutenant-Governor of Bengal as were observed in regard to Prince Gholam Mahomed. When the Honourable the Lieutenant-Governor had been led to his seat, all present resumed their seats.

The Secretary then represented that there was no further business before the Chapter, and the Grand Master rising commanded him to declare the Chapter dissolved.

A procession of Knights Grand Commanders of the Star of India, Knights Commanders of the Star of India, and Companions of the Star of India was thereupon formed, and left the Marble Hall and returned to the Council Room. A Royal Salute was fired, a Grand March being performed and the Guard of Honour presenting arms to the Grand Master.

The Secretary of the Order and the Under-Secretary in the Foreign Department conducted the Knights Grand Commanders to their carriages.

Full dress was worn by all Officers on this occasion, and evening dress by all Gentlemen who were not entitled to wear uniform. Ladies wore morning dress.

By Command of His Excellency the Grand Master,

C. U. AITCHISON,

Secretary of the M. R. Order of the Star of India.

A. EDEN,

Secy. to the Govt. of Bengal.



## NOTIFICATION.

The 28th February 1871.—Under the provisions of Sections VI. and LIX. of Act II. (B.C.) of 1870 (Labor Transport), the Lieutenant-Governor is hereby pleased to direct the publication, for general information, of the following rules which have been approved by the Lieutenant-Governor for regulating the engagement and transport, &c., of native laborers to the districts of Assam, Cachar, and Sylhet:—

*Rules for regulating the engagement and transport of Native Laborers for the Districts of Assam, Cachar, and Sylhet, under Act II. (B.C.) of 1870.*

## INTERPRETATION.

## CHAPTER I.

*Explanation of terms and marks of reference used in the following rules, unless there be something in the subject or context repugnant to such construction:*

1. *Statute adult* means any laborer of or above the age of ten years, or two children—not infants—under the age of ten years; and should be distinguished from the terms “person,” “laborer,” “native of India,” &c.

2. *Infant*.—Any child of or below the age of two years.

3. *Non-effective*.—(a) Infants; (b) children under seven years of age; (c) aged and infirm relatives of any age entered on contract only under section LXIII., and not as working laborers.

4. *Effective*.—(a) Working children from seven to twelve years old considered as half adults; and (b) working adults from twelve years and upwards.

5. *Percentage of females* to males is calculated after the exclusion of all females under twelve years of age.

6. *Medical Inspector of Laborers*.—One appointed under section III. of the Act.

7. *Medical Examiner of Laborers*.—One appointed under section XXII. of the Act.

8. *Depôt*.—One established and licensed under section VI. of the Act.

9. *Roman numerals* indicate the sections of Act II. (B.C.) of 1870, and the chapters in the rules. Arabic numerals, or the letters of the alphabet, indicate rules or forms. [See appendix.]

10. *Place of debarkation*.—The place of debarkation named in the laborer's *pass*, unless it be altered under section LV. to the next civil station.

11. *Final destination*.—The estate or lands on which the laborer is engaged for employment, and where the terms of his contract are to be fulfilled.

12. For meanings assigned to other words in the Act and Rules, see section I. of the Act.

## RULES

(under section VI. of the Act)

FOR

## REGULATING THE MANAGEMENT OF DEPÔTS.

## CHAPTER II.

*Rules for guidance of all concerned in establishing depôts.*

1. Depôts, without being crowded together, shall be concentrated for their more efficient control, and the approval of the medical inspector and superintendent must be procured before the site is finally selected.

2. The site should be cleared, levelled, and drained, and all exposed wells, tanks, &c., properly fenced in and protected from surface drainage, if necessary by the construction of *pucca* drains.

3. Sleeping-sheds, distinct from cooking-sheds, must be provided, with raised *machans*, or wooden platforms, high enough to admit of the floor below being easily cleaned; and mats must be supplied in all cases when the platforms are not wooden.

4. Air and light should be admitted freely through large doors, windows, and open spaces sheltered by the eaves, especially when walls are mud-plastered; and movable *ghamps* should be fitted to doors and windows.

5. Every sleeping-shed shall be licensed to accommodate laborers at the uniform rate of not less than 14 superficial feet of space to each adult.

6. Cooking-sheds, with fire-places or *choulas* arranged in an orderly row, should have mud-plastered walls and, if possible, tiled roofs; and a proper receptacle for kitchen refuse, rice water, &c., should be provided.

7. Separate hospitals for ordinary and contagious cases, and separate wards for male and female patients, must be provided. The wards should be dry, well raised, thoroughly ventilated, well lighted, and furnished with wooden or iron cots.

8. A dispensary, with accommodation for the native doctor in charge of the depôt, must be placed in a convenient situation, and provided with such necessary fittings and furniture as the medical inspector may direct.

9. A plentiful supply of good water for drinking, cooking, and washing, must be always provided. In Calcutta depôts, water for drinking and cooking must be obtained from the municipal hydrants, and carefully stored, in sufficient quantity, in clean iron tanks fitted with covers and taps.

10. Privies must be separately provided for males and females, be properly roofed, and thoroughly well ventilated and lighted. They must be placed in an accessible position, to be approved of by the superintendent. The plan of the latrine, and the system adopted for the daily removal of night-soil and other refuse matter, shall be subject to the approval of the medical inspector.

## CHAPTER III.

*Rules for guidance of the Superintendent at Calcutta.*

1. The superintendent must see that all rules for the guidance of persons concerned in the engagement and transport of laborers under the Act are strictly adhered to.

2. He will license depôts only after their approval by himself and the medical inspector. (See form No. 5.)

3. He and his assistant must pay constant visits to the depôts, and he should enter his remarks in the visitors' book.

4. He must ascertain that all laborers in depôts have been registered, are free agents, and not deceived, and have not been separated from their relatives against their will.

5. He will see that contractors furnish all the necessary documents required under the Act duly filled up and signed.

6. Unless under exceptional circumstances, laborers should be detained at least three days in a Calcutta depôt; but the superintendent will see that the contracts of all laborers are duly executed within thirty days of their arrival in depôt, or he may deal with any breach of this rule under section XXIX. of the Act.

7. Before allowing the execution of the contract the superintendent should ascertain whether all the laborers have been inspected and passed under sections XXII. and XXIII. of the Act, and, if their number exceed forty-nine persons, whether a medical officer with medical stores is ready to accompany them.

8. He must carefully explain the nature of the contract to each laborer, and after they have all understood, consented to, and signed the contracts in duplicate, he shall attach his own signature thereto and to the non-effective list (form No. 6), and see that the passes also signed by him are given to the laborers.

9. He or his assistant should see that disqualified persons are provided for and sent back to the place of registration within the terms of the Act, when they are permitted to return by the medical inspector.

#### CHAPTER IV.

##### *Rules for guidance of the Medical Inspector of Laborers at Calcutta.*

1. The medical inspector is responsible for the sanitary state of the depôts, and it is his duty to see that the laborers are properly housed, fed, clothed, and provided with medicines, medical attendants, and comforts.

2. He will visit the depôts constantly, and enter his remarks or orders in the visitors' book.

3. None but qualified medical officers, approved of and authorized by the medical inspector at Calcutta, can have charge of laborers either in depôt or during transit from Calcutta to the said districts.

4. The medical inspector will not allow any sick laborer to be removed from the depôt or depôt hospital without his consent, nor will he permit any disqualified laborer to be detained longer than is necessary.

5. It is the duty of every medical officer in charge of laborers to take precautions against communicable disease, and to see that all clothes, blankets, &c., of those who have suffered from small-pox or cholera are destroyed. The medical inspector will pay particular attention to the observance of this duty.

6. All laborers unprotected against small-pox must be vaccinated before they are despatched, and as soon as possible after their arrival in depôt.

7. The medical inspector will carefully examine each laborer before he or she is placed on contract, and will reject those who are not in a fit state of health, and not able, in point of physical condition, to journey to, and work for hire in any of, the said districts.

8. Members of a family cannot be separated without their mutual consent; if therefore, in a large family, there should happen to be any who, though unfit for work, are anxious to accompany their relatives, and who may do so without danger to themselves or to others, the medical inspector may, on the contractor's written application countersigned by the employer or his agent, enter such aged or otherwise disqualified persons as *non-effectives* in the certificate of health.

9. Every medical officer going in medical charge of laborers in transit must be licensed (form No. 8) by the medical inspector at Calcutta, who will require a certificate in form No. 7 from such medical officer prior to granting him his license.

10. During seasons of excessive sickness, or when a batch is unusually large, it will rest with

the medical inspector to appoint an additional medical officer or assistant, if necessary.

#### CHAPTER V.

##### *Rules for the guidance of the Superintendent of Labor Transport and Medical Inspector of Laborers at Goalundo, or place of embarkation.*

###### *(a.)—General Rule.*

The superintendent and medical inspector at Goalundo will keep in view and be guided by the rules for the guidance of the superintendent and medical inspector at Calcutta, although under ordinary circumstances the following additional rules will be most frequently applicable:—

###### *(b.)—Rules for the guidance of the Superintendent at Goalundo, or place of embarkation.*

1. He will identify the laborers, on their arrival, with those entered on contract in Calcutta.

2. In the event of any laborer refusing to proceed, the superintendent, after inquiry and if he think proper, may allow the laborer to return with the contractor's agent to Calcutta, and will report the circumstance to the superintendent there, who will inquire further into the case and decide it.

3. He will see that laborers are not detained longer than is necessary to arrange for their despatch.

###### *(c.)—Rules for guidance of the Medical Inspector at Goalundo, or place of embarkation.*

1. He will see that the laborers have a cooked meal ready for them on their arrival.

2. He will identify them with those who are entered on the certificate of health (form No. 4), and will enter any fresh remarks he may have to make in the column for that purpose.

3. He will see that those who are unfit to proceed are detained under treatment, together with their families, if they desire it; and that as soon as possible after recovery they are returned to the Calcutta depôt in charge of the contractor's agent, and will report this to the superintendent at Calcutta.

4. All inspections must be conducted at the depôt. Remarks should be entered, up to date of embarkation, in the certificate of health and embarkation lists; and careful registers of sickness and mortality should be kept, in the depôt or laborers' hospital, by the doctor in charge.

#### CHAPTER VI.

##### *Rules for the guidance of Contractors.*

1. Every contractor shall establish a depôt licensed (form No. 5) to accommodate a certain number of statute adults.

2. If such contractor do not live on the premises, he shall appoint a proper person as his agent, who shall reside there constantly and conduct the business on the contractor's responsibility. The agent must be registered in the superintendent's office. Any offence against the rules committed by a contractor or his agent at Goalundo, or at the place of embarkation, shall affect him in the same way as though it had been committed at Calcutta.

3. The contractor shall appoint a doctor, to be licensed by the medical inspector at Calcutta. The medical officer shall live in the depôt, and have sanitary and medical charge. He shall be directly responsible to the medical inspector, shall not be dismissed without the medical inspector's consent, and must be registered in the superintendent's office.

4. Every contractor must explain to his recruiters the nature of the duties entailed to them, and furnish them with badges and passes (see section X.) and with license and descriptive forms (see section VIII. and form No. 2), the latter being correctly filled up and signed by the contractor; and also with copies of Act II. (B.C.) of 1870, and written applications to the superintendent for licenses.

5. Contractors must insist on their recruiters and writers being accurate in all that they enter when filling up registration, embarkation, and other lists and forms. Names, ages, birth-places, &c., must be correctly given throughout; and contractors or their agents must furnish their recruiters with blank forms, and any orders that may be necessary under the Act and rules.

6. Dépôt gates shall be in charge of a durwan, and shall be open from 6 A.M. to 6 P.M.

7. On arrival of laborers at the dépôt, they must be inspected by the contractor or his agent and by the medical officer; their names must be entered in the dépôt register; and their arrival reported (form No. 9) in the forenoon of the next day to the superintendent.

8. The contractor shall ascertain that those sections of the Act that provide for the registration, proper care, and treatment of laborers previous to their entering the dépôt, have been complied with; and shall immediately detain and report any recruiter, garden sirdar, or other person in charge who has infringed the law.

9. Unless under exceptional circumstances, laborers shall be detained at least *three days* in the Calcutta dépôts; but they shall not be detained without employment longer than thirty days, and monthly returns of laborers in dépôt (form No. 10) must be forwarded to the superintendent. If the demand for laborers recruited under the Act should unexpectedly cease, those in dépôt must be returned without delay to the place in which they were recruited, unless they desire to emigrate to any of the colonies east or west of the Cape, in which case duplicate lists of such volunteers shall be prepared (form No. 11) and, after examination of the laborers, shall be signed by the superintendent. The laborers, with their registry tickets and certified lists, shall then be examined by the protector of emigrants, who, if satisfied, will register (under Act XIII. of 1864) those accepted by the colonial agent concerned, and will note them and those rejected in the duplicate lists, which he must countersign. One copy of the list shall then be forwarded by the superintendent, for information, to the magistrate of the district in which the laborers were recruited, and the other shall be filed in the office of the superintendent, who must be satisfied by the contractor that all disqualified laborers have been returned to their homes, or provided for.

10. Every contractor preparing to despatch laborers to Assam, Cachar, or Sylhet, shall ascertain whether others purpose doing so by the same opportunity or at the same time, and shall, in communication with them and the steam agents concerned, fix on the dates of despatch from Calcutta and place of embarkation, and arrange accordingly, allowing ample time for the discharge of all duties connected with the transport of laborers under the Act.

11. If the total number of laborers to be despatched exceed *forty-nine souls*, a medical officer shall be nominated to go in charge of them. He

shall be present at the final inspection of laborers by the medical inspector, who, if satisfied, will license him.

12. When the employer or his agent has noted the laborers selected by him in the certificate of health, a written application for a final medical inspection shall be sent to the medical inspector at least two days before the date of despatch from Calcutta; and, when everything is ready, notice must be sent at least one day before the date of despatch to the superintendent, who will place the laborers on contract and sign the non-effective list (form No. 6.)

13. When the laborers are assembled before the superintendent to have their contracts explained, they must have their registry tickets in their hands, and their blankets, clothing, and utensils, according to scale (No. 12), arranged beside them, all ready for inspection.

14. The contractor, directly or through his agent, is responsible for the good treatment and care of the laborers, and will obey the instructions of the medical inspector, to whom he is especially responsible for the sanitary state of the dépôt, and the feeding, clothing, and medical treatment of its inmates.

15. Excepting those whose state of health may prevent it, all laborers should be compelled to bathe on their arrival in dépôt, and their cast-off ragged clothes should be gathered and destroyed at once.

16. All laborers, especially women, must be decently and cleanly clothed; and every article, (clothing, blankets, &c.) whether new or old, that is soiled or smells offensive, shall be thoroughly washed and dried before it is issued (see scale No. 13.)

17. He will immediately report the arrival or occurrence in dépôt of any case of cholera or small-pox to the medical inspector.

18. He shall not send sick laborers to any other than the dépôt hospital; nor remove them from there, nor from the dépôt, without the written permission of the medical inspector.

19. He shall arrange with the superintendent-general of vaccination for the vaccination of all persons in the dépôt who are unprotected from small-pox.

20. The laborers shall be called out daily at 5 A.M. in the hot season, and at 7 A.M. in the cold season. A muster roll shall be called, and the medical officer, after careful examination, shall enter the names of the sick in his diary, which must be countersigned by the contractor.

21. Neither cooking, feeding, nor smoking should be permitted in the sleeping-sheds, which should be kept very clean and well ventilated.

22. Certain hours, to be fixed from time to time by the superintendent, will be set, apart for cooking and feeding; and no cooking will be allowed at any other time, except for invalids; nor in any place except the cooking-sheds, where they may feed and smoke also.

23. Meals punctually issued according to the scale sanctioned for use on steamers, &c., shall be examined by the medical officer before being served out; and, when necessary, food suitable for motherless infants and invalids (fresh milk, soup, sago, &c.) shall be freshly prepared and regularly supplied throughout the twenty-four hours. Any neglect of infants or invalids on the part of the contractor, or medical officer, will render him liable to withdrawal of his license.

24. After meals the cooking-sheds shall be carefully swept out by the laborers, and all cooking utensils thoroughly cleaned by the cooks; no stale food should be retained either in the vessels or by the laborers: the doctor and cooks should see to this daily.

25. Excepting the hospital, privies, drains, and receptacles for kitchen and other filth, which must be kept constantly cleaned by the mehters, every part of the depôt, the garden, sheds, feeding utensils, clothing, &c., should be kept clean and in good order by the laborers, who should be regularly and healthfully employed, short of fatigue, and as much as possible in the open air. Gardening should be encouraged.

26. The sheds, hospitals, privies, drains, &c., shall be constantly looked after, and any defects immediately remedied. Mud-plastered walls shall be white-washed once a month.

27. Laborers should wash their clothes at least twice a week when possible, and should bathe daily at a fixed time. A liberal supply of soap should be provided always.

28. They should be compelled to dust out and air their clothes and blankets daily, and should not be allowed to remain in damp clothes.

29. Laborers should not be permitted to wash their clothes or persons in tanks the water of which is used for drinking purposes; a separate tank should be selected for the purpose.

30. Excreta from the hospital or privies, and filth of any description, should not be buried within, at least, 1,000 feet of any source of drinking water; nor be thrown into stagnant pools or nullas which may happen to be unavoidably near the depôts.

31. Clothing, blankets, mats, &c., that have been in contact with communicable disease (e.g. small-pox or cholera), hospital dressings, foul rags, and all combustible filth, should be regularly and thoroughly burnt in a safe and suitable place, and in the presence of the medical officer.

32. The chuprasses on duty must be constantly about the depôt preserving order and cleanliness everywhere, especially when cooking, feeding, and inspections are conducted. They should see that no jungle or rubbish is permitted to accumulate in the depôt compound, that the space under and around the sleeping sheds, hospitals, &c., are kept clean, and that the mehters do their work regularly.

33. Excepting the lights in the dispensary or hospital and the durwan's room, all lights and fires must be put out at 9 o'clock.

34. The laborers should be properly distributed at night in their sleeping sheds according to the number each shed is licensed to accommodate, and must be prevented from crowding together.

#### CHAPTER VII.

##### *Rules for the guidance of Medical Officers in charge of depôts.*

1. The medical officer shall live in the depôt, and never absent himself without the manager's knowledge.

2. He shall see that of the preceding chapter, rules 15 to 34, both inclusive, and all instructions from the medical inspector, are carefully obeyed. He is directly responsible for the cleanliness and order of the hospital and dispensary, and shall report any defects or neglect to the medical inspector.

3. He shall keep a medical diary in form prescribed by the medical inspector, to whom it must be shown regularly every week; and will assist

the writers in making out monthly returns of sickness and mortality.

4. He should be present when laborers arrive in depôt, when they are mustered every morning, at all inspections and visits by the medical inspector, and when they are preparing for despatch.

5. Slight illness need not be treated in hospital, but all serious cases must at once be taken there; and any suspicious cases should be separated for observation. Cases of cholera, small-pox, or other communicable disease, with all that belongs to the patients, should be instantly and thoroughly isolated, and reported to the medical inspector; and every means should be adopted to keep the batch or family in which the case occurred isolated from the rest of the laborers in depôt, without exciting alarm.

6. Every case of sickness and death must be entered in the medical diary, which must be seen and countersigned by the manager daily.

7. Means for disinfection and fumigation of infected places, and destruction of infected things, should be kept in readiness by the doctor in charge.

8. He shall bring to the notice of the medical inspector all laborers who have been sick, or who have shown any physical or mental peculiarity that may render it necessary to return them as disqualified.

9. He is directly in charge of the sick and of motherless infants, to whose general comfort and good feeding he must constantly attend; and he should see that night nursing is properly provided for when it is necessary.

10. In conjunction with the medical officer deputed to go in charge of the laborers to the said districts, he shall see that the laborers about to be despatched are in sound health, that they bathe and put on clean clothes, are careful to take with them clean blankets, sattrangees, clothes, utensils, and soap, &c., according to scale, and that all old rags, indigestible food or grain have been removed from their bundles before they are permitted to leave the depôt. The responsibility of the doctor in charge of the depôt, whose duty it is to see that everything is provided for the welfare of the coolies up to the moment they leave the depôt, is in no way lessened by any official inspection.

#### CHAPTER VIII.

##### *Rules for the guidance of Medical Officers going in charge of laborers preparing for departure to the said districts.*

1. No medical officer can have charge of laborers unless licensed by the medical inspector of laborers at Calcutta.

2. Before obtaining his license, he shall be present, with his medical stores in readiness, at the examination of laborers by the medical inspector at Calcutta, whom he must satisfy as to his qualifications, and to whom he will furnish a certificate in form No. 7.

3. His attention is directed to sections LV. to LXIII. of the Act, and rules in chapters IX., X., XI., XIII., XIV., XV., and XVI.

4. He is responsible for the prevention and treatment of disease, and must therefore be present at all final examinations of laborers, their outfit, stores, and of vessels provided for their accommodation. He shall ascertain from the superintendent and medical inspector at place of embarkation the extent of deck and hospital space allowed. The examination of laborers and of their stores,



&c., by the medical inspector and superintendent does not lessen his responsibility in this respect. When satisfied, he will sign the certificates attached to lists Nos. 15, 16, 17, and 18.

5. The medical officer shall obey the medical inspector, shall keep a medical diary (form No. 19), and submit such returns and reports as may be required of him at the end of the voyage by the medical inspector. He shall also furnish a statement in form No. 20 to the superintendent and medical inspector.

6. He is in charge of the laborers from the time they leave the Calcutta depôt until they are delivered to the officer or agent appointed to receive them at their destination. He must be careful that only those who are fit to go are taken by him, and that relatives are not separated.

7. Before leaving the Calcutta depôt, the laborers should be divided into distinct batches and placed under care of responsible peons; the batches should be sub-divided into gangs, each one in charge of its own sirdar; and this order should be preserved throughout the journey.

8. If the laborers are not to embark from Calcutta, the medical officer shall, on arrival, report himself to the superintendent and medical inspector at place of embarkation.

9. He shall make frequent inquiries during the journey by train to ascertain that all continue well, that (time permitting) those who desire it are allowed to get out, and that a cooked meal is issued to them on arrival at place of embarkation.

10. Previous to embarkation, he shall, in conjunction with the medical inspector at the place of embarkation, carefully examine the laborers and identify them with those named in the health certificate, and shall enter any fresh remarks which he may desire to make in his diary.

11. He shall, as far as he can, see that laborers are not ill-used, and report any one who is guilty of ill-treating them.

12. The medical stores under his charge shall always be kept locked when not required.

13. When a compounder is appointed, he is, with the rest of the attendants, (peons, cooks, &c.,) under the orders of the medical officer in charge.

14. The medical officer will not be paid any gratuity for those who die during transit.

#### CHAPTER IX.

*General rules for the guidance of Contractors and others concerned in making preliminary arrangements in depôt for the despatch of laborers.*

1. The contractor is responsible for the efficiency of his share in all that tends to ensure the health, safety, and comfort of laborers during transit. He engages to supply provisions, clothing, medical stores, attendants, &c., according to prescribed scales (Nos. 12 to 18, both inclusive), and to furnish all forms, registers, lists, &c., correctly filled up to date of embarkation; therefore any neglect or carelessness will subject him to withdrawal of his license.

2. The superintendent or his assistant, and the contractor or his agent, shall be present at every despatch of laborers and their stores, &c., by train, steamers, or boats, of which the contractor must give early notice to the superintendent and his assistant.

3. Previous to every despatch, either by land or water, the laborers shall be provided with a cooked meal.

4. Provisions, and the establishment of cooks, peons, topases, may precede or accompany, but should never follow, the laborers on their way to the place of embarkation.

5. The medical officer and medical stores must accompany them throughout the journey from Calcutta.

6. Every provision should be made for sudden cases of illness during transit. Doolies or other suitable means of conveyance should be always in readiness at the railway station and place of embarkation. The patient, accompanied by his or her family, if they desire it, shall be sent to the depôt hospital in charge of a trustworthy peon, who shall deliver the patient, his pass and all his clothes, blankets, utensils, &c. (according to scale), to the medical officer of the hospital, who will give the peon a receipt.

7. When the batch is unusually large, or there is much sickness, the medical inspector should be consulted as to the propriety of sending an additional doctor or assistant and an extra hospital boat.

8. Previous to the survey of stores on board steamers and boats, the contractor or his agent shall send samples of stores for approval to the superintendent at the place of embarkation, and having arranged for final examination of stores, &c., on board of steamers or boats, he shall be present at the survey.

#### CHAPTER X.

*Rules for the guidance of all concerned in despatching laborers by train from a depôt in Calcutta to the embarkation depôt.*

1. The laborers, with the medical officer or agent in charge, should be at the station fully half an hour before the train starts, and all should be safely in their places at least five minutes before the train moves.

2. In carriages laborers shall be allowed at least four superficial feet of space to each adult, and these shall under no circumstances be more than sixty adults to each carriage.

Good drinking water from the municipal supply shall be supplied in a sufficient number of *watered kulsees* conveniently placed with the laborers in each carriage.

4. It should be arranged between the medical officer or agent and the guard in charge, that those who desire to get out of the train at any intermediate watering station, where time and weather permit, shall be allowed to do so, but that they must be safely in their places fully five minutes before the train starts, and all must be warned against attempting to get in or out of the carriages while in motion.

5. The contractor or agent, immediately on arriving at the Sealdah station, shall send a telegram to the agent at place of embarkation, reporting the despatch of laborers and ordering a cooked meal to be prepared for them.

6. If the train journey is likely to occupy more than six hours, a supply of biscuits and sugar should be distributed to the laborers before they leave Calcutta, in the proportion of *two biscuits and an ounce of sugar to each statute adult*; and the doctor or agent in charge should, under any circumstances, be prepared to buy milk for infants, or young children that require it, during the journey at any of the intermediate stations.

7. The contractor's agent, at place of embarkation, shall immediately on receipt of the telegram



from Calcutta forward it for information to the medical inspector at place of embarkation.

## RULES

(under section LIX. of the Act)

FOR

### REGULATING THE MANAGEMENT OF LABORERS DURING TRANSIT BY STEAMERS OR BOATS.

#### CHAPTER XI.

*Rules for the guidance of all concerned in fitting vessels for the conveyance of laborers under the Act.*

##### (a.)—General rules.

1. Exclusive of hospital space, gangways, ventilating hatches, space for crew and attendants, and—on boats—for rowing and bailing out, properly sheltered deck space shall be provided on board steamers, flats, and boats, at the rate of twelve superficial feet to each statute adult during the months of November, December, and January, and of fourteen superficial feet for the rest of the year. Every infant also must be allowed deck space, in the proportion of a fourth of that which is prescribed for a statute adult.

2. Hospital space shall be provided for five per cent. of the total number of statute adults to be carried; but such space shall be allotted at double the rate allowed for healthy adults, viz. 24 or 28 superficial feet to each statute adult, according to season; making reasonable allowance for space occupied by medical stores, &c.

##### (b.)—Of steamers and flats.

1. It should be ascertained that the term for which the engineer's and shipwright surveyor's certificates were granted has not expired.

2. No steamer can be licensed except on condition that on the occurrence of serious sickness the flats may be towed astern, or that a proper hospital boat is lashed alongside, or, best of all, that the entire upper deck of a flat—measured and licensed for the purpose—shall be devoted to the use of the sick laborers.

3. No steamer of doubtful power should be permitted to tow two flats, especially during the months of June, July, August, September, and October, unless the commander furnish a certificate of her power (form No. 21) to the superintendent, who, if the result prove unsatisfactory, shall refuse a license for two flats on the next occasion; and any commander who has been found evading the rules shall not be licensed again.

4. All fittings, &c., must be provided entirely on board that vessel which is to convey the laborers to their destination; but, if necessary, and with the medical inspector's consent, the hospital may be furnished on an upper deck of the adjoining flat or steamer, if it accompany for the entire journey.

5. All roofs must be strong, water-tight, and, if of corrugated iron, properly thatched, or lined with matting, &c., as a protection against heat.

6. Outside, and enclosing the space for coolies, there must be (a) a good canvas curtain hanging from roof to deck, with a ventilating space under the eaves above, but fastening, when down, closely to the deck below; (b) a boarding one foot high rising from the plank-sheer of the vessel; (c) a rope or wire netting, or a strong bamboo trellis-work, from plank to rail above.

7. Two 400-gallon water tanks, with covers complete, shall be placed conveniently and filled with the best water available—if in Calcutta, from the municipal hydrants—for the exclusive use of the laborers.

8. One or two fire-proof cabins, fitted inside with brick and plaster to accommodate the full number of boilers according to scale (No. 17), must be firmly secured in the after-part of the vessel.

9. Privies, with canvas screens in front, must be securely fitted as far aft as possible, and at some distance from the deck space for laborers, their drinking water, and cooking places, &c.

10. There shall never be less than two distinct privies on board of any vessel, and the accommodation in this respect shall be according to such scale and after such pattern as the superintendent shall from time to time direct. Separate privies must be provided for females, and on the opposite side of the deck to those for the males.

11. Two wash-deck tubs kept filled with water shall be placed near the privies; one for males, and the other for females.

12. A well-protected space for washing and bathing in ought to be provided, and furnished with a canvas screen for women.

13. All dangerously exposed places near hatches, ladders, bathing places, privies, communication and landing stages, should be properly railed in.

14. Embarkation, landing, and all communicating stages likely to be used by laborers, shall be at least 3 feet wide, well fastened, and provided with hand rails; this should be always remembered when coolies are to be embarked or landed.

15. The lower end of the funnel and other heated parts near the deck space for laborers shall be enclosed with matting, wood, or other non-conducting material, to the height of 4 or 5 feet.

16. Space for coolies shall be protected also against spray from the paddle-wheels; otherwise space opposite the paddle-boxes on both sides of steamers, and on one side of a flat (if to be lashed alongside), must not be measured for laborers.

17. A secure place under lock and key must be provided for the laborers' stores; the vegetables should be hung up in convenient places, but not out of sight; and bamboos should be fastened, fore and aft, along the central stanchions, near the laborers' deck space, so that they may hang up their bundles and blankets for the day.

18. Horses, pigs, and other animals should not be allowed on the same deck with the laborers, unless a space of about 20 feet in breadth intervene; and the animals must be kept clean and secured. Sheep pens should be fitted. Vicious animals shall not be allowed on the same vessel with the laborers.

19. Two life buoys shall hang over or near the stern of every vessel, and the boats should be in good order.

20. A good canvas screen shall be furnished to divide off hospital space, which must be provided on the upper deck of a flat or steamer.

21. Lanterns should be hung up in their places ready for use.

##### (c.)—Of boats.

1. They shall be of moderate and uniform size, strong, water-tight, and provided with side windows and movable jhamps, machan or plank decks, masts, sails, oars, &c., all in good order.

2. No temporary addition to the size of the roof shall be allowed as a plea for carrying more persons than the boat was originally intended to accommodate, unless there be ample space, and the added part is in every respect as good as the rest.

3. All bamboo *markan* decks shall be matted.

4. Before the superintendent or his assistant leaves the ghât, all boats selected for the service shall then and there be marked and numbered

(stencilled in paint) thus  on the bow, stern,

or other prominent parts; and the mark and number shall be entered in the boat's license.

5. A good wide boat must be selected exclusively for a hospital; it should be particularly well ventilated, fitted with a plank deck, and subject to the same general conditions as the rest of the boats.

6. If the batch be large, and one moderate sized boat prove insufficient, a second boat should be provided. Two boats are preferable to one large one, and may be ordered by the medical inspector if there be risk of excessive sickness.

7. The doctor and medical stores must always be on or near the hospital boat, which should be distinguished from the rest by a red flag; and a call for the doctor might be signified by waving a white cloth. The superintendent or medical inspector should see that some simple means of rapid communication is understood by all before they start. If the batch exceed 100 statute adults, a separate dispensary or doctor's boat may be provided, if necessary; it should be small and swift.

8. The strongest and driest boats, lined with dunnage, should be selected for the conveyance of the stores, and the manjees of these boats must sign the provision lists together with the doctor or agent in charge.

9. There must be a good lantern to each boat.

## THE SURVEY.

### CHAPTER XII.

*Rules for the guidance of the Superintendent and Medical Inspector at place of embarkation.*

1. On receipt of application for final survey, the superintendent will communicate, if necessary, with the medical inspector and with the doctor or agent going in charge, who must be present at the survey.

2. The superintendent shall see that the fittings and stores are good and according to scale; and the medical inspector will satisfy himself that the sanitary arrangements, hospital accommodation, and medical stores are also good, and in accordance with what is prescribed.

3. If laborers are to be despatched in boats, an intelligent head manjee may be selected by common consent of the others, and appointed by the superintendent to exert general control over them in keeping the boats together, preserving order, and assisting the doctor or sirdars during the voyage. But it must be distinctly understood by all that the appointment of a head manjee does not in the least degree lessen the responsibility of the manjees: under the law each one is personally liable for every offence or neglect of duty.

4. After everything has been examined and approved of, the commander or manjee, and the doctor or sirdar in charge, shall sign the provision lists; and when the superintendent is satisfied that

the commander of the steamer, or head manjee in charge of the flotilla, has a copy of the Act and rules, he will license the vessels in form D.

### CHAPTER XIII.

*Rules for the guidance of Commanders of steamers, &c., and Manjees in charge of boats, licensed to convey laborers to the said districts.*

1. Every commander and head manjee must be provided with a copy of Act II. (B.C.) of 1870, and rules for regulating the transport of native laborers under the Act. The attention of commanders and manjees is particularly directed to sections XLII. to LXII. of the Act, and rules in chapters XI., XIII., XIV., and XV.

2. No steamer, flat, boat, or boats, whether regarded separately or collectively, shall convey more than twenty statute adults together or at one time to the said districts without a license, nor more than *forty-nine souls* together or at one time without a licensed medical officer in charge of them.

3. Every vessel for which a license is required must be surveyed by the superintendent, to whom written applications for surveys must be made.

(a). Primary survey is necessary, unless a vessel has been recently licensed for a former trip. The deck space intended for laborers should be cleared and shewn to the superintendent, who, if he approve of it, and the general fitness of the vessel, will ascertain by measurement how many statute adults may be accommodated, after which the fittings prescribed in chapter XI. must be provided.

(b). When the fittings are completed, and the provisions on board carefully weighed and arranged for examination on deck according to their order in the provision list, the superintendent should be applied to for a final survey of fittings and stores.

4. Commanders of steamers and manjees in charge of boats (conjointly with doctors or sirdars) are to be considered in charge of the laborers and their stores; they will be required to sign provision and embarkation lists, and their responsibility is in no way lessened by the official inspections.

5. They will be required to prepare crew and passenger lists in form No. 22; and—excepting those specified in the license, and cabin passengers' servants—no native passengers must be allowed on board the same vessel with the laborers, or on the same deck with them, if the laborers occupy only the upper deck of a double-decked steamer or flat.

6. Commanders and manjees must render all the assistance in their power to the doctor or sirdar in charge.

## THE EMBARKATION.

### CHAPTER XIV.

*Rules for the guidance of all concerned.*

1. Commanders shall see that the deck space for laborers is clear, clean, and dry, and that ladders, stages, &c., are safely secured and railed.

2. During embarkation, all traffic, unless carried on by means of a separate stage and gangway, and every kind of work interfering with embarkation, must be stopped.

3. Two men should be stationed at the gangway, one to count and the other to keep a careful tally of the total number of laborers, (men, women, and children, including infants,) as they come on board, one by one, in answer to their names.

4. Laborers must not be received on board unless everything is perfectly ready and the vessels

prepared to start, when notice should be sent to the superintendent.

5. The superintendent and medical inspector, (or if the batch be small, a competent assistant deputed by them,) the contractor or his agent, and the doctor or sirdar going in charge, must be present at every embarkation of laborers exceeding twenty statute adults in number.

6. They shall not embark without the permission of the superintendent or medical inspector, except under stress of weather, when they must be mustered and examined under shelter on board.

7. The laborers with their *passes*, &c., divided into batches and gangs under their peons and sirdars, shall be called on board by name, one at a time, and identified with those on the embarkation list.

8. Any laborers taken ill and unfit to go must be detained and sent to the depot hospital. (See rule 6, chapter IX.)

9. When all are on board, the embarkation stage must be removed, and the establishment of peons, sirdars, and topases should be mustered in order to see that they are present according to scale No. 15. Then all lists, certificates, &c., should be carefully corrected, signed, and delivered; after which the vessels should leave as speedily as possible, the superintendent or his assistant remaining at the ghât till they start.

10. As soon as possible after the vessels leave, the superintendent shall forward to the superintendent at Calcutta correct copies of embarkation, provision, and establishment lists, and shall return (corrected up to date of embarkation) the certificates of health of the laborers despatched.

## THE PASSAGE.

### CHAPTER XV.

*General rules for the guidance of Commanders of steamers, or Munjees in charge of boats, and Doctors or others in charge of laborers.*

1. Commanders or munjees, and doctors or sirdars, are conjointly responsible for the care and good treatment of the laborers during the passage.

As soon after the embarkation as possible, the laborers should be comfortably berthed, and their bundles again searched for any indigestible food, grain, or old rags they may have contrived to get, all of which should be thrown overboard. This is a point that requires repeated attention.

2. Peons and sirdars shall obey the instructions of the commander and doctor, and must immediately report any defects, pilfering of stores, neglect of duty, cases of sickness, and disagreements affecting the laborers, to the doctor or commander, who must attend to the case as soon as possible.

3. Peons and sirdars must have their day and night duties fairly divided and clearly defined. When there are sick in hospital, peons, sirdars, and topases should be deputed to hospital duty, so that the sick may be constantly cared for, and the attendants regularly relieved by others in rotation. Careful night-nursing of the sick must be attended to.

4. The laborers' deck space must not be encroached upon in any way; and neither crew nor passengers should be permitted to interfere with the laborers.

5. The laborers should rise early, and after dusting their blankets should fold and sling them up out of the way.

6. Weather permitting, the side curtains (or *jhamps* on board boats) should be raised, and free ventilation ensured in every way.

7. The laborers should be mustered every morning and examined by the medical officer. Those who are well should bathe daily, and wash their clothes at least twice a week.

8. Laborers who are, as a rule, utterly unable to manage a bucket in any running stream, should not be allowed to draw water for themselves; otherwise accidents are sure to follow.

9. The decks should be dry holly-stoned by the laborers daily, but washed only when weather, time, and other circumstances permitting, the laborers may be landed, or accommodated on another deck, till their deck is thoroughly dry.

10. Laborers' clothes, mats, and blankets should be aired and put in the sun as often as possible, especially after damp weather.

11. They may be permitted, with the consent of the medical officer in charge, to assist in cogging, or other labor unattended by any risk and short of fatigue. They should always be encouraged to occupy and amuse themselves.

12. Laborers shall not be allowed finally to leave any steamer or boat at any place excepting that named in their *passes*, or under circumstances of necessity provided for in sections XLVII. and LV. of the Act; but, when time and weather permit, they may be landed for a few hours with the consent of the medical officer; though it will always be necessary to prevent them from visiting bazars and villages on the way, or landing at places infected with cholera, small-pox, &c.

13. They must be properly arranged at night and prevented from crowding together; and lanterns shall burn all night in the dispensary, and near privies and gangways.

14. The cooks, assisted by peons and sirdars, shall prepare the food punctually, and when ready it shall be examined, before it is served out, by the doctor or assistant in charge, who will see that all is well cooked, and distributed fully and fairly according to scale. Boiling rice in bad or brackish water must not be permitted, and, neither cooks nor laborers shall retain stale food, but must clean out all utensils and shew them to the doctor or agent after each meal. Motherless infants and invalids must have suitable and freshly prepared food, milk, soup, sago, &c., ordered for every three or four. Food for the healthy must be issued sufficiently early to admit of its being ready at 9 A.M. and 4 P.M. every day; and all issues of rations must be entered and certified to daily (in form No. 15) by the commander, or person deputed by him, and the doctor or agent in charge.

15. All extra allowances of fish, meat, vegetables, &c., and any change in diet, shall be regulated by the doctor only, who will give his reasons in the column for remarks in form No. 15.

16. A constant supply of good drinking water must be kept up in the tanks, which should be used alternately, allowing the water to settle after the addition of alum in the proportion of *six grains to the gallon*. The health of the laborers depends in very great measure on the water they drink, and every effort should be made to prevent them

from drinking the river water fresh drawn from the side of the vessel. There should be no difficulty in carrying out this rule on board steamers and flats.

17. The surplus of laborers' stores shall not be sold till the end of the passage, or till the laborers for whom they were supplied have been landed; and the certificates to this effect (list No. 15) shall be signed by the commander and doctor or other officer in charge and the debarkation officer.

18. In the event of any deficiency or pilfering of stores being detected, immediate inquiry should be made, and the offender prosecuted under section LXI. of Act II. of 1870.

19. The topases shall sweep the decks morning and evening, and after every meal; and must keep them always clean and dry. They shall also keep the privies and bed-pans constantly clean and sprinkled with disinfecting powder or carbolic acid; and must fill the tubs near the privies regularly with water.

20. Laborers suffering from slight illness may be attended in their berths, but all serious cases must be treated in hospital; and persons attacked by cholera or small-pox or other communicable disease, with all that belongs to them, must be instantly and thoroughly isolated from the healthy. Even the family or batch in which the case occurred should be kept on another deck, or as far apart as possible from the rest of the laborers, without exciting alarm.

21. The place or boat on which the disease first breaks out should be instantly cleared, the deck and wood-work should be thoroughly cleaned, scraped, and scrubbed with hot sand and disinfecting powder (or washed down with a hot solution of caustic lime, if procurable), and the entire space should be fumigated with burning sulphur, by letting down screens (or *jhamps* on board boats) and confining the sulphurous fumes for a time; after which free ventilation should be promoted, and the place left unoccupied, if possible, for a week or longer.

All the latrines should be lime-washed, disinfected, and fumigated in like manner.

22. On steamers or boats the above rule should be carried out on the occurrence of the first case. The object is to prevent, and not to wait for an epidemic, which can be checked only by promptly and simultaneously attending to premonitory symptoms, isolation of the sick, general and personal cleanliness, careful disposal of excreta, disinfection and destruction of infected articles, free ventilation, and care of the healthy.

On boats it may not always be possible to follow the above instructions very closely, but they should be acted upon as far as possible; and under any circumstances, after the patient has been removed to the hospital boat, the healthy should be landed and made to bathe and wash their clothes, while the boat is being thoroughly cleaned and disinfected in the manner explained.

The laborers should not be allowed to re-enter their boat till everything is clean and dry about them, and the bilge of the boat has been freely sprinkled with disinfecting powder or carbolic acid.

23. All clothes, blankets, mats, &c., that have been in any way in contact with those suffering from communicable disease, or have been soiled or suspected of infection or impurity, should be thrown overboard, or, what is better, *burnt on shore if possible*, in the presence of the medical officer.

24. If there is a doctor in charge, a medical diary in form No. 19 must be carefully kept. Every death shall be reported immediately to the commander of the steamer, who, or the doctor, should take charge of any property (money, &c.) left by the deceased, and, if there be no relatives on board, he should deliver it to the magistrate at the place of disembarkation.

25. On arrival at the first civil station, any unusual sickness should be reported at once, and if *three cases of cholera have occurred within a week*, such additional measures should be adopted in communication with the civil authorities at the station as may appear most advisable.

26. On arrival at the civil station where the laborers are to be disembarked, or where (see section LIII.) they must be inspected previous to debarkation at some place intermediate between such civil station and the next one, the commander or manjee shall, before landing any laborers, give notice of their arrival to the magistrate or other officer appointed to inspect the laborers and superintend their disembarkation.

27. The commander or manjee, and the doctor or other person in charge, shall muster the laborers on deck, and shall shew the embarkation, provision, and issue lists, furnishing all necessary information that may be required of them, after which the disembarkation officer will attach his remarks and signature to forms Nos. 15 and 20, when they have been duly filled up and signed by the commander and doctor, or other person in charge.

28. If the mortality on board exceed three per cent. of the total number of souls embarked, the disembarkation officer will make special inquiry into its causes, and, if there be a doctor on board, will call for his medical diary and any other information on the subject, all of which must be promptly and fully furnished.

29. If, on arriving at the place of disembarkation other than a civil station, the commander, doctor, or other person in charge should find that any of the laborers are not in a fit state of health to land and journey to their final destination, or that their employer or his agent is not present to receive them, or that reasonable provision has not been made for their support and lodging from the time of their landing to that of their arrival at their final destination, they may be conveyed to, and landed at, the next civil station (see section LV.)

30. When returning from the said districts, commanders are cautioned against receiving, as passengers, laborers who hold no certificates of release under section XCIII., or who cannot give any account of themselves.

31. On his return to Calcutta, the commander (or doctor) shall forward forms Nos. 15 and 20 correctly filled up and signed, together with any report or remarks he may desire to make to the superintendent of labor transport at Calcutta.



32. Any neglect of these rules will subject the commander or doctor to refusal of another license, and his attention is directed to section LX. of the Act.

## CHAPTER XVI.

*Additional rules for the guidance of Doctors in charge of laborers proceeding to the said districts in boats.*

1. The doctor must be guided by the rules in chapter XV.

2. He must endeavour to keep the boats forming the flotilla together, and should keep the hospital boat following the fleet.

3. He must take care that the boats are not changed, and that the hospital boat is used only for the purpose intended.

4. In the event of any of the boats being disabled by accident, he shall report this or any other defects to the magistrate at the nearest civil station, so that measures may be adopted to remedy them.

5. When cholera is prevalent, he shall, in order to restrain premonitory diarrhoea till the case can be attended to by the doctor, distribute to intelligent sirdars or peons in each boat some simple pills or mixtures, of which opium should form a very small proportion, with clear instructions how to use them.

6. Besides constant attention to the sick, the doctor should see that the boats and their bilges are kept clean, that the laborers are generally clean and well cared for, that foul or infected villages or places are avoided, and that at night the boats are not fastened to any defiled or unwholesome bank.

## OF DISEMBARKATION.

## CHAPTER XVII.

*Rules for the guidance of Medical Officers and others in charge of disembarkation depôts in the said districts.*

1. At every place where laborers are disembarked, sufficient and good accommodation, food, water, medicines, medical comforts, and doolies for the conveyance of the sick must be provided.

2. Any private person or company may establish disembarkation depôts, but they will be subject to the inspection and approval of the magistrates and civil medical officers of the districts in which they are situated, and under

- Asam.*  
 1. Gowaiparah  
 2. Gowahty  
 3. Tezpur  
 4. Debraonghur  
 5. Dihoo Mook.  
 6. Kookela Mook.  
 7. Dhunseri Mook.  
 8. Molona Mook.  
 9. Bishnauth.

- Cachar.*  
 1. Shichar.  
 2. Categora.  
 3. Ibarikaikal.

whose general control all disembarkation depôts, besides those marginally noted, must be managed.

3. At every landing place where the number landed is sufficiently large to render it necessary, a native doctor shall be ap-

pointed to have charge of it. Besides sleeping and cooking sheds, there should be separate hospitals for ordinary and contagious cases, and separate wards and latrines for males and females.

4. The doctors in charge of the larger depôts, and the employer's agents or doctors in charge of private depôts where small batches are only occasionally landed, are responsible for the sanitary state of the depôts, and the good treatment of the laborers in them. A sufficient number of attendants and sweepers should also be provided; and, as far as they are applicable, the rules in chapter II. for guidance in establishing depôts, and rules in chapter VII. for the guidance of doctors in charge of depôts, should be followed.

5. The doctor or agent in charge of the depôt should represent to the proper authorities any defects or deficiencies, in order that they may be remedied at once.

6. On arrival of laborers, he will inquire into their condition, the treatment they have received during the passage, the state of their clothing, and the quantity and quality of surplus stores. If mortality on board exceed three per cent., he will make special inquiry into its causes and report on it.

After he is satisfied, he will enter his remarks in forms Nos. 15 and 20, and attach his signature to them.

7. He will have doolies in readiness for the sick, who should be landed without suffering or delay, and conveyed to hospital.

8. He will see that only those who are fit to travel to their final destination are permitted to leave the depôt, and that members of a family are not separated except with their mutual consent.

9. When it is impossible to cook food for laborers on the march, they should be supplied with a sufficient quantity of biscuits and sugar; and if milk be not procurable, preserved milk should, if possible, be provided for young children, nursing mothers, and convalescents. The addition of half a gallon of water to a tin of Anglo-Swiss preserved milk is all that is necessary.

10. The medical officer in charge of the depôt must keep a general register in form No. 23, and a medical register in form No. 24.

11. On the recovery of laborers detained on account of sickness, they should be forwarded without delay to their final destination. In the event of any laborer being considered unfit for labor, it will be necessary for the disembarkation officer to consult with the magistrate of the district and the employer concerned, in order that it may be decided whether such laborer shall be accepted by the employer as a *non-effective*, or whether the laborer shall be released from his contract under section XC.

12. Doctors or agents in charge of disembarkation depôts shall furnish such reports or returns as may from time to time be required of them for the information of Government.



APPENDIX.

No. 1.

Certificate required under Section XII. of Act II. (B.C.) of 1870.

Name of Garden Sirdar.	Father's name.	Caste.	Age.	Height.		General ap- pearance and characteristic marks.	Name of place, and descrip- tion of lands on which la- bor is to be performed.	District where laborers are to be recruited and engaged.	Number of la- borers the bearer is authorized to engage.	*Name of de- pôt (if any) to which la- borers should be conveyed.	REMARKS.
				Ft.	In.						

\* N.B.—If the number of laborers engaged exceed twenty souls, they will have to go through a depôt.

Countersigned (under section XIII. of Act II. (B.C.) of 1870) on the  
18 ; six months from which date this certificate ceases to  
be available.

CERTIFIED that the above form has been correctly filled, and that I have  
deputed the bearer  
laborers for  
charge.  
garden sirdar, to engage  
, of which I am in

Magistrate of  
Countersigned (under section XVI. of the Act) on the 18 of 18  
Magistrate of  
Employer or Manager in charge.  
Dated the 18 of 18

REGISTERED AS No.      OF 18 .

RECRUITER'S LICENSE.

(See Schedule B. referred to in section VIII.)

Office of Superintendent of Labor Transport.

at

is hereby licensed to act on behalf of  
as a recruiter for engaging or inducing persons to proceed to the districts of Assam, Cachar,  
and Sylhet, for the purpose of laboring for hire, under Act II. of 1870 of the Council of the  
Lieutenant-Governor of Bengal for making laws and regulations.

This license will be in force for one year only from this date.

*Superintendent of Labor Transport.*

Dated the      day of      18 .

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Translation of above in Bengali.

---

Translation of above in Urdu.

No. 2.

\* Descriptive Statement required under Rule 4 of Chapter VI.

Name of Recruiter.	Father's name.	Caste.	Age.	Height.		Zillah.	Pergunnah.	Village.	General appearance, characteristic marks, &c., and remarks.
				Ft.	In.				

(\* N.B.—This statement should be printed on the back of the recruiter's license.)

Countersigned after examination by

Certified that the above form has been correctly filled up, and that I have deputed the bearer, if licensed, to engage laborers under Act II. (B.C.) of 1870, for conveyance to my depôt only.

Superintendent of Labor Transport.

Dated the 18 .

Licensed Contractor.

No. 3.

Magistrate's report on laborers landed or arrived at \_\_\_\_\_ on the \_\_\_\_\_ of \_\_\_\_\_ 18 \_\_\_\_\_, for \_\_\_\_\_, in charge of \_\_\_\_\_, Garden Sirdar.

(As required under section XL of Act II. (B.C.) of 1870.)

	Men.	Women.	CHILDREN.		INFANTS.		Of what caste and district.	Where and when registered.	Number of days on the journey, and how accomplished.	State on arrival of health and clothing.	REMARKS.
			Boys.	Girls.	M.	F.					
Originally recruited _____											
Born on the journey at _____											
Left at _____											
Absconded at _____											
Died (and from what cause) _____											
Arrived at _____											

#### Memorandum.

At and under two years are infants.  
 Above two years and under ten, children.  
 At ten years and upwards, statute adults or men and women.

Forwarded for information to the superintendent at Calcutta.

Magistrate, Civil Surgeon, or Debarcation Officer.







## No. 7.

*Required under Rule 9 of Chapter IV.*

Certified that I was present at the examination of laborers engaged under Act II. (B.C.) of 1870 by the medical inspector on the \_\_\_\_\_ of \_\_\_\_\_, and have no objection to make regarding any of them.

I have moreover examined their clothing, blankets, utensils, &c., and the medical stores provided, all of which are of good quality and according to scale.

CALCUTTA,

*Medical Officer.*

Dated the \_\_\_\_\_ of \_\_\_\_\_ 18 \_\_\_\_\_.

## No. 8.

*License for Medical Officers going in charge of laborers in boats or steamers to the districts of Assam, Cachar, and Sylhet.*

*(Required under Rule 9 of Chapter IV., and Rule 2 of Chapter XIII.)*

To \_\_\_\_\_

Dated the \_\_\_\_\_ of \_\_\_\_\_ 18 \_\_\_\_\_.

You are hereby licensed to proceed in medical charge of \_\_\_\_\_ laborers, to be despatched to \_\_\_\_\_ on or about the \_\_\_\_\_ of \_\_\_\_\_ in \_\_\_\_\_ via \_\_\_\_\_ to \_\_\_\_\_.

This license shall be in force for this trip only; it may be cancelled for misconduct, and must be returned when a fresh license is desired. A copy of form No. 20 must be correctly filled up, signed by you, and forwarded with your medical diary and any report or remarks you have to make to me on your return to Calcutta.

*Medical Inspector.*

## No. 9.

*Report of laborers arrived in \_\_\_\_\_ depôt at \_\_\_\_\_ on the \_\_\_\_\_ of \_\_\_\_\_ 18 \_\_\_\_\_.*

*(Required under section XXXIII. of Act II. (B.C.) of 1870.)*

Names.	Ages.	Sex.	When, where, and by whom recruited.	By whom accompanied to depôt.	Number of days on journey.	By whom received into depôt.	State of health, &c., on arrival.	Have they been medically examined?	Remarks.

*Abstract showing the number*

	Men.	Women.	Boys.	Girls.	INFANTS.	
					M.	P.
Originally recruited ...						
Left behind ...						
Absconded or refused ...						
Died on the journey ...						
Arrived in depôt...						

Dated at Calcutta, the \_\_\_\_\_ of \_\_\_\_\_, and forwarded for the information of the superintendent of labor transport.

*Contractor.*

Monthly return of laborers passed through  
No. 10.  
Depot during the month of  
and Rule 9 of Chapter VI.)

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21										
Remaining from last month.	Date of arrival in depot.	Registry number.	Depot number.	Plantation number.	Name.	Father's name.	SEX, &c.						Age.	BIRTH-PLACE.			By whom acquired.	Where, as to S. and M. registered.	Place and date.	Name of register-keeping officer.	Medical Inspector's remarks.	Nature of destination to which despatched.	From or at (a) - curia.	From or at (b) - plantation.	Name of those who were received for the purpose.	Name of those who were rejected.	Name of those who were sent home.	By whom or in what way.	Remaining in depot.	Remarks.
							Men.	Women.	Boys.	Girls.	Male.	Female.		Infants.	Village.	Bergannah.														

Percentage of women to men despatched  
Percentage of mortality during the month for the total number in depot

MEMORANDUM

Abstract of the number of laborers received, despatched, and remaining in the month of 18

	Sex, &c.				Total.
	Men.	Women.	Boys.	Girls.	
Remaining from last month					
Admitted during present month					
Total					
Number despatched					
{ Effective					
{ Non-effective					
{ Rejected					
{ Absconded					
{ Died					
{ Returned to their homes					
{ Transferred to colonial depot.					
{ Remaining in depot up to date					
Total					

Certified that the above return is correct.

General Collector 1871 (B.C.) of 1870.

*List of laborers originally recruited for the districts of Assam, Cachar, and Sylhet, but who have volunteered to emigrate to under conditions of Rule 9 of Chapter VI.*

[illegible]

Certified that the abovesigned laborers have been examined by me, and that they have acknowledged in my presence their willingness to emigrate to the colony of

Certified that I have examined the laborers above named, and have re-registered those who have been accepted by the colonial agent under Act XIII of 1864.

Calcutta, 18 .  
Dated the of

*Suppl. of Labor Transport, Calcutta.*

Dated the \_\_\_\_\_ of \_\_\_\_\_ 18\_\_.

*Protector of Emigrants,  
Calcutta.*

## No. 12.

*Scale of clothing, &c., for laborers on board steamers and boats proceeding to the districts of Assam, Cachar, and Sylhet.*

*(Under section LIX., Act II. (B.C.) of 1870.)*

<i>For each man or boy.</i>		<i>For each woman or girl.</i>	
Dhoties of prescribed size <sup>a</sup> ...	2	Sarees of prescribed size <sup>a</sup> ...	2
Blanket ...	1	Koorta ...	1
Baniian of flannel or serge ...	1	Baniian of flannel or serge ...	1
Cap ...	1	For women only (in lieu of rag), some cheap white cotton cloth ...	1 yard.
<i>For each man, woman, boy, and girl.</i>		<i>For each infant.</i>	
From 1st October to end of February ...	2 Blankets.	Dhotee or saree ...	1
From 1st March to end of September ...	1 Blanket.	Baniian flannel ...	1
According to prescribed size, &c.	1 Sutrinyee.	Cap ...	1

*Scale of extra clothing, &c., for sick, and in lieu of articles destroyed on account of infection, &c., on board steamers and boats.*

*To every 100 statute adults.*

Of spare cloth (uncut) for dhoties or sarees ...	24 yards.
Blankets or sutrinyees (according to season) ...	Six of each, and of full size.
Jackets or koortas (according to relative proportion of sexes) ...	
Baniians ...	
Flannel abdominal bandages ...	
Plates ...	
Mugs, without handles ...	

*Utensils, &c., for each man, woman, boy, and girl.*

Tin mug (without handle) ...	1
Tin plate ...	1
One ball of Dacca soap to each statute adult.	

*\* Memorandum of size, weight, &c., of clothing, blankets, &c.*

Articles.	For whom.	Size.	REMARKS.
Blankets (Manchester or Patna)	{ For adults ...	Feet 6½ × 4 ...	Weight of blanket { for adults, 4½ lbs. " children, 2½ "
Sutrinyees ...	" children ...	" 4½ × 3 ...	
Sarees ...	" women ...	Yards 6 }	
Dhoties ...	" men ...	" 3 }	
Sarees or dhoties ...	{ " boys or girls ...	" 3 }	
	" infants ...	" 2 }	Wide enough to extend from hip to ankle.
Tin mugs	{ " adults ...	Quart.	
	" children ...	Pint.	

## No. 13.

*(UNDER RULE 16, CHAPTER VI.)*

*Scale of clothing for use in depôts.*

Each coolie on arrival in depôt shall be provided with—

- 1 Dhotee or saree, according to sex and age.
- 1 Blanket or sutrinyee, according to season.
- 1 Tin mug ...
- 1 Tin plate ...
- 1 Ball of Dacca soap ...

N. B.—For size and weight of articles, see memorandum at foot of scale No. 12.

*Extra clothing for depôt hospital.*

*For each patient.*

- 1 Blanket or sutrinyee, according to season.
- 1 Dhotee or saree, according to sex and age.
- 1 Pillow.



## No. 14.

*Scale of provisions for laborers on board of steamers and boats proceeding to the districts of Assam, Cachar, and Sylhet.\**

(UNDER SECTIONS LIX AND LXII, ACT II. (B.C.) OF 1870.)

*Daily allowance to each statute adult.*

Articles.	QUANTITIES.			How to be packed or stored.	REMARKS.
	S.	C.	C.		
Rice (ballam) ...	12	..	..	In bags ...	When meat or fish is issued, the dall may be reduced to a half (i.e., one chittack) on that day if desired.
Dall ...	2	..	..		
Mustard oil ...	..	2	..	In tins ...	
Vegetables { Half in potatoes and } { half in pumpkins } ...	3	..	..	In baskets, to be hung up as soon as possible under shelter, but not out of sight.	The pumpkins must always be komras (i.e., the red variety, and not kuddoor.)
Onions ...	..	2	..		
Garlic ...	..	1	..	In bags, separately ...	N. B.—A sufficient quantity of the following articles should also be supplied:— Hotel leaf " nut Shell lime Khoir or To be approved of by the superintendent.
Tamarind ...	..	1	..		
Turmeric ...	..	1	..		
Comander seed ...	..	1	..		
Salt ...	..	1	..		
Chillies ...	..	1	..	In bags, separately ...	
Tobacco { Smoking } { Leaf } ...	..	1	..		
Firewood, or its equivalent coal ...	1	8	..	...	Coal may be substituted for firewood on board steamers in the proportion of one to two and a half of wood.
Water, one gallon ...	..	..	..	In clean iron tanks	Two 400-gallon tanks should be provided on board steamers. In Calcutta, water from the municipal hydrants must be supplied.
<i>Twice a week to each statute adult.</i>					
Flour or atta, in lieu of rice, for up-country men only.	..	8	..	In bags or casks ...	For making chupatties.
Fish or meat (mutton), in addition to usual allowance for Dhanguis only.	..	2	..	As sheep should be provided on board steamers	If sheep are supplied, they must weigh thirty seers each. A sheep or goat weighing thirty seers will yield about 12 seers of available flesh; therefore one sheep or goat of that weight is equal to one day's supply for 100 statute adults.

## RULES.

1. The above scale should not be deviated from except by the doctor, who will give his reasons in the column of remarks in form No. 15.
2. Two copies of this scale, in English and Bengalee, must be posted up in two prominent places on board steamers and flats; but a couple of copies should be given to the laborers or their mirdars on board boats, and its object explained to them. They should be made to understand clearly, that in cases of sickness, or in order to check disease, the doctor in charge has authority to alter the scale according to his judgment.

*Memorandum of average length of passages from Goalundo to Assam, Cachar, &c., on steamers and boats.*

(a.)—In steamers.					(b.)—In boats.	
Assam.	November to May.	June to October.	Cachar.	All seasons.	November to May.	June to October.
	Days.	Days.		Days.	Days.	Days.
To Gowhatty ...	9	12	To Sylhet ...	6	20	18
" Tezpur and Koliabar ...	12	15				
" Bishnauth ...	13	16				
" Dimaas Mook ...	14	18				
" Kookreia ...	15	19	" Cachar ...	10	30	26
" Dhetoo ...	16	20				
" Dibrugarh ...	18	22				

## RULE.

\* N.B.—In provisioning vessels, extra stores for about one-fourth of the average length of voyage should be provided.

No. 15.

Provision list showing the quantities shipped at  
sirdars, peons,  
were landed after a passage of

cooks, and  
days, on the

, and expended on board  
topasses; making a total of  
of 18 .

for the use of statute adult laborers,  
statute adults proceeding to where the laborers  
(See Rules 14 to 18 of Chapter XV, and sections LIX. to LXXIII. of the Act.)

N.B.—This form, correctly filled up and signed, must be returned to the superintendent at Calcutta on the doctor's or agent's return.

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Articles	Rice	Flour	Dal	Oil	Pump- kins or (butter)	Potatoes	Onions	Garlic	Yams- root	Turmeric	Chillies	Cust- ard or seed	Salt	TOBACCO		Wool of Sheep or goat	Fish	Column for names of Contractor and Doctor	REMARKS
Weights	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	M. S. C.	No.			
A Shipped at																			
B Purchased at																			
Total supply																			
C																			
1																			
2																			
3																			
4																			
5																			
6																			
7																			
8																			
9																			
10																			
11																			
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20																			
21																			
22																			
23																			
24																			
25																			
26																			
27																			
28																			
29																			
30																			
Total expended																			
D Surplus																			
Total																			

Certified that the stores noted in column A. are according to scale for statute  
adults, and have been properly arranged for survey on board the

Dated the  
At

Contractor.

Certified that we were present at the official survey of stores on board the  
, and found them to be of good quality and in prescribed quantity,  
according with what is stated in column A.

Dated the  
At

Commander.  
Medical Officer.

Examined the above-mentioned stores (column A.) as to quantity and  
quality, and approved of them.

Dated the  
At

Superintendent.

Examined surplus stores (column D.) and found them

Dated the  
At

Debaration Officer.

N.B.

The attendants (peons, cooks, topasses, &c.) must not receive money to purchase their own food, but shall be rationed, in every respect in the same way as the laborers.

## No. 16.

*Scale and list of medicines, &c., for laborers on steamers and boats proceeding to the said districts.*

(UNDER SECTION LIX. OF ACT II. (B.C.) 1870).

Medicines, &c.	Scale for 100 statute adults.	Quantity provided for adults.	Medicines, &c.	Scale for 100 statute adults.	Quantity provided for adults.
Adhesive plaster ... ..	1 yard		Chlorodyne (Collis Brown's large sized bottle) ... ..	1 bottle	
Acetic sugar of lead ... ..	4 oz.		Mustard ... ..	1 lb.	
Calomel ... ..	4 oz.		Laudanum ... ..	8 oz.	
Castor-oil ... ..	2 quarts.		Quinine ... ..	1 oz.	
Chiretta ... ..	8 lbs.		Sweet spirits of nitre ... ..	2 oz.	
Cholera pills* ... ..	200		Sulphuric ether ... ..	4 oz.	
Chalk, prepared ... ..	1 oz.		Simple ointment ... ..	1 lb.	
Compound jalap powder ... ..	1 oz.		Sulphur ointment ... ..	1 lb.	
Chalk and opium ... ..	1 oz.		Sulphate of copper ... ..	1 oz.	
Carbonate of ammonia ... ..	1 oz.		Sulphate of zinc ... ..	1 oz.	
Dysentery pills† ... ..	200		Tincture of kino ... ..	2 oz.	
Ipecacuanha powder ... ..	1 oz.		Tincture of steel ... ..	1 oz.	
Gregory's powder ... ..	1 oz.		Turpentine ... ..	4 oz.	
Dover's powder ... ..	1 oz.		Tincture of camphor compd. ... ..	1 oz.	
Linseed meal ... ..	2 lbs.		Disinfecting powder, either Calvert's or McDougal's ... ..	10 lbs.	
Bazar sulphur (for fumigating) ... ..	2 lbs.				

For 150 statute adults, 1/2 more; 200 adults, 1/3 more; 250 to 300, double; and 350 to 400, treble the quantity.

## \* CHOLERA PILLS.

Plumb. acid, gr. ii.  
Camphoræ.  
Assafœtida, aa gr. ʒ.  
Pulv. opii., gr. ʒ.  
Conf. rosæ q. s.

M.—A pill to be given every half hour, or hour.

## † DYSENTERY PILLS.

Pulv. ipecac, gr. iii.  
Pulv. opii., gr. ʒ.  
Ext. gentian, gr. i.

M.—The pill to be given every four hours.

For each vessel or batch.

## List of Instruments.

1 Ounce measure.  
1 Minim "  
1 Box scales and weights.  
1 Set of splints.  
4 Ounce pewter enema syringe.  
1 Pewter urethra syringe.

2 G. E. catheters, Nos. 3 and 7.  
1 Bleeding lancet.  
1 Scalpel.  
1 Forceps.  
1 Pair scissors.  
1 Sharp pointed probe.  
1 Corkscrew.

Bed-pans for any number under and up to one hundred statute adults ... .. 2

Six yards bandages for every hundred statute adults and under... 2

Bed-pans and bandages for 300 statute adults, 3; for 400 or more, 4 or 5.

Certified that we have supplied medicines, &c., according to the above scale for statute adults for

CALCUTTA

Dated the of 18 .

Druggists.

Examined and approved of the above named medicines, &c., on board the of 18 .

Medical Officer going in charge.

Medical Inspector at

Dated the of 18 .

Place of embarkation.

## No. 17.

*Scales and lists of medical comforts and cooking utensils, &c., provided for laborers on steamers and boats proceeding to the districts of Assam, Cachar, and Sylhet.*

(UNDER SECTIONS LIX. AND LXII. OF ACT II. (B.C.) OF 1870.)

(A.)—Of medical comforts to be issued at discretion of medical officer in charge.

Articles.	Scale for each 100 statute adults.	How packed.	Quantity shipped for statute adults.	Remarks.	Memoranda.
Arrow-root	5 lbs.	In tins.			*A ten-ounce bottle of Grim-wade's and a one-lb. tin of Anglo-Swiss milk are equal; and either will make excellent milk if added to half a gallon of tepid water.
Sago	5 lbs.				
Sugar	4 lbs.				
Preserved milk	12 bottles or 1 lb. tin.				
Bel-fruit	25 fruits	In a one-dozen case.			†If more stimulants are required on the passage, they will, on the doctor's written and explanatory application, be provided by the commander, who must be paid for them by the contractor.
Brandy or rum	6 pints				
Port wine	6 pints				

*Memo.*—A couple of ship biscuits with an ounce of sugar to each statute adult is a fair allowance when, in consequence of some accident or under urgent circumstances, it is found impossible to cook the usual meal, or have it ready at the usual time; but biscuits and sugar can in no instance be permitted to take the place of the ordinary cooked meals, nor of those required under rule 3, chapter IX., and rule 6, chapter X.

B.—Of cooking utensils, &c., to be under care of cooks, peons, &c.

Articles.	Scale for one hundred statute adults.	Quality, &c.	Quantities shipped for statute adults.	Remarks.	Memoranda.		
Soap, in balls	100	Dacca			Should be distributed to the laborers.		
Boilers with covers or	4	Iron of best quality			Boilers for steamers.		
Rice-pans	25				Rice-pans for boats when laborers cook for themselves.		
Iron { Ladles	4				Country		For rice, &c.
Iron { Spoons	4						
Stoves	4	Stropped with good rope.					
Buckets and ropes	4						
Curry stones with mollers	2	Iron			The chuppatee plates are of sheet iron, and adapted to size of calboose for baking chuppatees on.		
Chuppatee plates	2						
Kitchen knife	1	Country.			Hospital sauce-pan for cooking sago, &c.		
Brooms	12						
Scales and weights	1 set.						
Sauce-pans	One.						
Hooks	25	For hospital					
Cutlery	50						
For each sheep	{ Gram, per day, 1 seer ... } Total quantity shipped { Gram ... } { Hay ... } { Hay ... }					Hay should be carefully stowed away from risk of fire	
Lanterns	{ Steamers.—Good Europe, never less than 2 lanterns; and 1 extra for every additional 100 statute adults ... } { Boats.—Good country, one in each ... }					Wicks in sufficient quantity should be supplied with each lantern.	
Burning oil	For each lantern 2 chittacks, for each night of passage.						

Certified that the medical comforts and utensils, &c., above noted are all ready for survey, and shipped according to scale on board for statute adults.

Examined on board of 18, on the , and found correct.

Commander.

Superintendent at place of embarkation.

Dated at the of

18

Contractor.

Medical Officer.

No. 18.

*Scale of attendants to each 100 statute adults, and number shipped on board  
on the of 18 .*

*(See section LXII. of the Act, and Rule 1, Chapter IX., and Rule 9, Chapter XIV.)*

For 100 statute adults.					Number shipped.	Remarks.
Sirdars	...	...	...	...	4	
Peons	...	...	...	...	3	
Cooks	...	...	...	...	3	
Topases	...	...	...	...	3	

*Dated at  
the of 18 .*

*Superintendent of Labor Transport.*

*Commander, Medical Officer, or Agent in charge  
of laborers.*



No. 19.

*Medical Diary of sick laborers under care of*

*Medical Officer proceeding in charge of laborers from Calcutta via*  
(SEE RULE 5, CHAPTER VIII, AND RULE 24, CHAPTER XV.)

in to

to

(SEE RULE 5, CHAPTER VIII, AND RULE 24, CHAPTER XV.)

[illegible]

*Medical officer in charge of laborers.*

No. 20.  
Tabular statement shewing the number and description of laborers despatched by from his depot in to in via , in charge of 18 , after a passage of days. (N.B.—There must be a separate form for each separate batch of laborers.)  
(SEE RULE 5 OF CHAPTER VIII AND RULE 27 OF CHAPTER XV)

A.—ALL UNDER THIS HEAD SHOULD BE ENTERED BY THE MEDICAL INSPECTOR.										B.—ALL UNDER THIS HEAD SHOULD BE FILLED IN BY DOCTOR OR AGENT.										C.—ALL UNDER THIS SHOULD BE FILLED UP BY THE DEBARKATION OFFICER.									
Despatched from Calcutta on the of 18 .										Embarked at on the of 18 .										Landed at on the of 18 .									
Headings, &c.	Adults.		Children.		Infants.		Total of souls.	Headings, &c.	Total number embarked.	Born.	Percentage of deaths on board.	Remarks, &c., and a statement of any property left by laborers.	Headings, &c.	Adults.		Children.		Infants.		Souls.	General condition of laborers when landed.								
	M.	F.	M.	F.	M.	F.								M.	F.	M.	F.	M.	F.			M.	F.	M.	F.				
Total number despatched													Total number landed																
Absconded at													In good health...																
Detained at													Weak or em-																
cause of detention.													valued from—																
Died at													Cholera ...																
Total number deducted.													Dysentery ...																
Total number embarked.													Fever ...																
													Other disease ...																
													Sick and sent to Hospital—																
													Cholera ...																
													Dysentery ...																
													Fever ...																
													Other disease																
													Total number of sick and weak.																

This form should be carefully filled up and signed at each stage. On the Commander's or Doctor's return he will forward it to the Superintendent at Calcutta. When a Medical Officer is in charge, a copy must be furnished to the Medical Inspector at Calcutta.

The clothing, blankets, &c., are good, and according to scale.

The clothing, blankets, &c., are

CAUSES OF MORTALITY OF THE PASSAGE.	
Diseases.	No. of cases.
Cholera ..	
Dysentery ..	
Other diseases ..	
Total ..	

Dated at of 18 . } Medical Inspector at place of embarkation.  
Dated at of 18 . } Commander, Agent, or Medical Officer in charge of laborers  
at } Magistrate, Civil Surgeon, or Debarcation Officer.